

Regd. Office: "Indsil House",

T.V. Samy Road (West), R.S. Puram

Coimbatore - 641 002.

Phone: (+91/0) (422) 4522922, 23 Fax: (+91/0) (422) 4522925 e-mail: indsilho@indsil.com website: www.indsil.com

CIN: L27101TZ1990PLC002849

August 28, 2024

To BSE Corporate Relationship Department 25th Floor,Phiroze Jeejeebhoy Towers, Dalal Street, Mumbai - 400 001

BSE Scrip Code: 522165

Dear Sir / Madam

Subject: Submission of Annual Report for the financial year 2023-24 pursuant to

Regulation 34(1) of SEBI (Listing Obligations and Disclosure Requirements)

Regulations, 2015

In terms of Regulation 34(1) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, we submit herewith a copy of the Annual Report of the Company for the financial year 2023-24 for your records.

A copy of the Annual Report is also being available on the website of the Company.

Thanking You, Yours truly

For INDSIL HYDRO POWER AND MANGANESE LIMITED

Kalidoss U
Company Secretary & Compliance Officer

Unit - I: Factory: VI - 679, Pallatheri, Elapully, PALAKKAD - 678 007, Kerala. Phone: (+91/0) (491) 2967333 E-mail: ieloffice@indsil.com

Unit II: Factory: Merakamudidam Mandal, GARBHAM - 535 102. Vizianagaram, Andhra Pradesh. Mobile: 80084 44727

Indsil Hydro Power and Manganese Limited





CORPORATE INFORMATION

BOARD OF DIRECTORS

Sri Vinod Narsiman

(From 22.05.2024)

Sri K Ramakrishnan

Whole-Time Director

Sri S Varadarajan

Sri S K Viswanathan

Smt V Gayatri

Smt T Kalaivani

Sri K Ganesan

(Till 22.05.2024)

Sri R Murali

Chief Financial Officer

Sri U Kalidoss

Company Secretary

STATUTORY AUDITORS

Divya K R & Associates

Chartered Accountants

Coimbatore

SECRETARIAL AUDITORS

M/s MDS & Associates LLP

Company Secretaries

Coimbatore

COST AUDITOR

Sri B Venkateswar Cost Accountant

Coimbatore

REGISTERED OFFICE

"Indsil House"

Door No.103-107 T.V. Samy

Road(West), R.S. Puram,

Coimbatore - 641 002, Tamil Nadu

Phone: 0422 4522936 Email: indsilho@indsil.com

REGISTRARS & SHARE TRANSFER AGENTS (PHYSICAL & DEMAT)

Link Intime India Private Limited

"Surya", 35 Mayflower Avenue, Behind Senthil Nagar, Sowripalayam Road,

Coimbatore - 641 028, Tamil Nadu

Phone: 0422 4958995, 2539835/6

Email: coimbatore@linkintime.co.in

PLANT LOCATIONS

Works Smelter Unit I - VI-679 Pallatheri, Elapully, Palakkad - 678 007, Kerala

Works Smelter Unit II - Merakamudidam Mandalam, Garbham - 535 102,

Vizianagaram Dist., Andhra Pradesh Hydro Electric Power Plant- VIII/351, Rajakkad, Idukki District - 685 566,

, Kerala



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Notice of the 34th Annual General Meeting

NOTICE is hereby given that the 34th Annual General Meeting ("AGM") of the Shareholders of the Company will be held on Friday, 20th September 2024 at 12.15 PM (IST) through Video Conferencing ("VC")/ Other Audio-Visual Means ("OAVM") to transact the following business:

ORDINARY BUSINESS

- 1. To receive, consider and adopt the Standalone and Consolidated Annual Financial Statements including Statement of Profit and Loss (including other Comprehensive Income), the Statement of Cash Flows and the Statement of Changes in Equity for the financial year ended 31st March 2024, the Balance Sheet as at that date together with the Reports of the Board of Directors and the Auditor's thereon.
- 2. To confirm the payment of interim dividend of 6% already paid as the final dividend on the 8% Cumulative Redeemable Preference Shares of Rs. 10/- each for the financial year ended 31st March 2024.
- 3. To appoint a director in the place of Sri K Ramakrishnan (DIN: 02797842), who retires by rotation and being eligible, offers himself for re-appointment.

SPECIAL BUSINESS

4. To consider and if thought fit, to pass the following resolution as an Ordinary Resolution:

RESOLVED THAT pursuant to the provisions of Section 148 and other applicable provisions, if any, of the Companies Act, 2013 read with the Companies (Audit and Auditors) Rules, 2014 (including any statutory modifications or re-enactments thereof for the time being in force), Sri B Venkateswar (Membership No.27622), Cost Accountant, Coimbatore who was appointed as Cost Auditor by the Board of Directors of the Company on recommendation of the Audit Committee, to conduct the audit of the cost records of the Company for the financial year ending 31st March 2025 on a remuneration of Rs. 20,000/- (Rupees Twenty Thousand only) (exclusive of applicable taxes and re-imbursement of travelling and out of pocket expenses incurred by him for the purpose of audit) be and is hereby ratified and confirmed.

RESOLVED FURTHER THAT the Board of Directors of the Company be and is hereby authorised to do all such acts, deeds, matters and things as may be considered necessary, desirable or expedient to give effect to this resolution.

5. To consider and if thought fit, to pass the following resolution as an **Ordinary Resolution:**

RESOLVED THAT pursuant to Regulation 23(4) of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 and the applicable provisions, if any, of the Companies Act, 2013 (including any statutory amendment(s) or modification(s) or re-enactment(s) thereof for the time being in force), the Company's policy on related party transactions and pursuant to the approval of the Audit Committee and the Board of Directors of the Company, the approval of the members of the Company be and is hereby accorded to enter/ continue to enter into agreement/ contract/ business transactions with Sunmet Holdings India Private Limited, a related party of the Company for an amount not exceeding Rs. 25 Crores (Rupees Twenty Five Crores only) as per the details more particularly described in the statement pursuant to Section 102 of the Companies Act, 2013, annexed to this notice notwithstanding the fact that such transactions either taken individually or together with previous transactions during the financial year may exceed 10% of the annual consolidated turnover of the Company as per the last audited financial statements or such other materiality threshold as may be specified under applicable laws/ regulations from time to time.



RESOLVED FURTHER THAT the Board of Directors (including its Committee thereof) be and are hereby severally authorised to do all such acts, deeds, matters and things, to finalise the terms and conditions of the transactions with the aforesaid party, and to execute or authorize any person to execute all such documents, instruments and writings as may be considered necessary, relevant, usual, customary, proper and/or expedient for giving effect to this resolution.

6. To consider and if thought fit, to pass the following resolution as a **Special Resolution:**

RESOLVED THAT pursuant to Section 197, Schedule V and other applicable provisions, if any, of the Companies Act, 2013 read with the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014 and Regulation 17(6) of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, (including any statutory modification(s) or re-enactment(s) thereof, for the time being in force), and as recommended by the Nomination and Remuneration Committee and approved by the Audit Committee and the Board of Directors of the Company respectively on 22nd May 2024, the consent of the members be and is hereby accorded for payment of commission / compensation of a sum not exceeding Rs. 10,00,000/- (Rupees Ten Lakhs only) per annum, to be paid and distributed amongst the Non-Executive Directors of the Company or some or any of them in such amounts or proportions and in such manner, either by way of monthly payment or otherwise, and in all respects as may be decided by the Board of Directors (including any Committees thereof) of the Company, for a term of three (3) financial years commencing from 1st April 2024.

RESOLVED FURTHER THAT the approval of the members be and is hereby accorded for the fees / compensation paid to the non-executive directors of the Company for an amount of Rs. 1,05,000/- during the financial year 2023-24 for availing professional services, over and above the sitting fees to which they were entitled as Directors.

RESOLVED FURTHER THAT in the event of loss or inadequacy of profits in any financial year during the aforesaid period, the commission / compensation mentioned above shall be the minimum commission / compensation payable to the Non-Executive Directors of the Company.

RESOLVED FURTHER THAT the Board of Directors of the Company (including any Committees thereof) be and are hereby authorized to alter and vary the aforesaid commission/ compensation, as it may deem fit, subject to the same not exceeding the limits as approved by the members.

RESOLVED FURTHER THAT the Board of Directors be and are hereby authorized to take all such steps as may be necessary and/or give such directions as may be necessary, proper or expedient, to give effect to the above resolution without being required to seek any further consent or approval of the members and the members shall be deemed to have given their approval thereto expressly by the authority of this resolution.

By Order of the Board of Directors
For INDSIL HYDRO POWER AND MANGANESE LIMITED

Place: Coimbatore Date: 09.08.2024

KALIDOSS U COMPANY SECRETARY



NOTES:

- 1. The Ministry of Corporate Affairs ("MCA") vide its Circular dated 5th May 2020 read with circulars dated 8th April 2020, 13th April 2020, 15th June 2020, 28th September 2020, 31st December 2020, 13th January 2021, 14th December 2021, 5th May 2022, 28th December 2022 and 25th September 2023 (collectively referred to as "MCA Circulars") and the Securities and Exchange Board of India vide their circulars dated 12th May 2020, 15th January 2021, 13th May 2022, 5th January 2023 and 7th October 2023 (collectively referred to as "SEBI Circulars") permitted the conduct of the Annual General Meeting ("AGM") through Video Conferencing ("VC") / Other Audio-Visual Means ("OAVM"), without the physical presence of the Members at a common venue. The deemed venue for the AGM shall be the Registered Office of the Company. In compliance with the provisions of the Companies Act, 2013 ("Act"), SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("SEBI Listing Regulations"), MCA Circulars and SEBI Circulars, the AGM of the Company is being held through VC / OAVM. Members desirous of participating in the meeting through VC/ OAVM, may refer to the procedures mentioned below.
- 2. The explanatory statement pursuant to Section 102(1) of the Companies Act, 2013 ("Act") with respect to the special business as set out in the Notice is annexed hereto.
- 3. Pursuant to the provisions of the Act, a member entitled to attend and vote at the AGM is entitled to appoint a proxy to attend and vote on his/her behalf and the proxy need not be a Member of the Company. Since this AGM is being held pursuant to the MCA Circulars through VC/OAVM, physical attendance of Members has been dispensed with. Accordingly, the facility for appointment of proxies by the Members will not be available for the AGM and hence the Proxy Form and Attendance Slip are not annexed to this Notice.
- 4. Institutional / Corporate Shareholders (i.e., other than individuals / HUF, NRI etc.,) are required to send a scanned copy (PDF/JPG Format) of its Board or governing body Resolution/Authorization etc., authorizing its representative to attend the AGM through VC/OAVM on its behalf and to vote through remote e-voting. The said Resolution/ Authorization shall be sent to the Scrutinizer by email through its registered email address to indsil@mdsassociates.in with a copy marked to the Company at secretarial@indsil.com and to its Registrar and Share Transfer Agent ("RTA") at enotices@linkintime.co.in.
- 5. Pursuant to the provisions of Section 91 of the Companies Act, 2013 and Regulation 42 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, the Register of Members and share transfer books of the Company will remain closed from Saturday, 14th September 2024 to Friday, 20th September 2024 (both days inclusive).
- 6. Members whose shareholding is in the electronic mode are requested to update bank account details (Bank Account No., name of the Bank, Branch, IFSC Code, MICR code and place with PIN Code) to their respective Depository Participants and not to the Company. Members whose shareholding is in the physical mode are requested to direct the above details to the Company or to the RTA. Regular updation of bank particulars is intended to prevent fraudulent activities.
- 7. The Company has entered into agreements with National Securities Depository Limited ("NSDL") and Central Depository Services (India) Limited ("CDSL"). The Depository System envisages the elimination of several problems involved in the scrip-based system such as bad deliveries, fraudulent transfers, fake certificates, thefts in postal transit, delay in transfers, mutilation of share certificates etc., Simultaneously, Depository System offers several advantages like exemption from stamp duty, elimination of concept of market lot, elimination of bad deliveries, reduction in transaction costs, improved liquidity etc. Members, therefore, now have the option of holding and dealing in the shares of the Company in electronic form through NSDL or CDSL. Members are encouraged to convert their holdings to electronic mode.



- 8. A. Securities and Exchange Board of India ("SEBI") had earlier mandated that the transfer of securities held in physical form, except in case of transmission or transposition, shall not be processed by the listed entities / Registrar and Share Transfer Agents with effect from 1st April 2019.
 - B. Further, SEBI had also mandated the listed entities to issue shares only in dematerialized mode, with effect from 25th January 2022 to Shareholder(s)/ claimant(s) holding shares in physical mode, as against their service requests including for transmission or transposition of shares.
 - C. Further, as per SEBl's Master circular dated 17th May 2023 and amendment circular(s) dated 17th November 2023 and 7th May 2024, members holding shares in physical form, whose folio(s) lack PAN, nomination details, contact details, Bank Account details or updated specimen signature, will only be eligible for payment of dividend, through electronic mode effective from 1st April 2024. Therefore, members holding shares in physical form are requested to update the mentioned details by providing the appropriate requests through ISR forms with the Registrar and Share Transfer Agent to ensure receipt of dividend.
 - Necessary prior intimation(s) in this regard was provided to the Shareholders. A copy of the required circular(s) is/are available on the Company's website www.indsil.com.
- 9. Members are requested to notify any change of address and bank details to their Depository Participants in respect of their holdings in electronic form and to the Secretarial Department at the registered office of the Company or to Link Intime India Private Limited, "Surya", 35 Mayflower Avenue, Behind Senthil Nagar, Sowripalayam Road, Coimbatore – 641 028, Tamil Nadu, the Registrar and Share Transfer Agent (RTA) of the Company in respect of shares held in physical form together with a proof of address viz, Aadhar Card /Electricity Bill/ Telephone Bill/ Ration Card/Voter ID Card/ Passport etc..
- 10. Non-Resident Indian ("NRI") Members are requested to inform the Company or its RTA or to the concerned Depository Participants, as the case may be, immediately.
 - a) the change in the residential status on return to India for permanent settlement, or
 - b) the particulars of the NRE/NRO Account with a bank in India, if not furnished earlier.
- 11. Pursuant to the provisions of Section 72 of the Companies Act, 2013, the facility for making nominations is now available to individuals holding shares in the Company. Members holding shares in physical form may obtain the Nomination Form from the RTA of the Company or can download the form from the Company's website, namely www.indsil.com. Members holding shares in electronic form must approach their Depository Participant(s) for completing the nomination formalities.
- 12. Members who hold shares in physical form in multiple folios in identical names or joint holding in the same order of names are requested to send the share certificate to the Registrar and Share Transfer Agent for consolidation into a single folio.
- 13. Members are requested to make all correspondence in connection with shares held by them directly to the Registrars and Share Transfer Agents of the Company M/s. Link Intime India Private Limited, "Surya", 35 Mayflower Avenue, Behind Senthil Nagar, Sowripalayam Road, Coimbatore 641 028, Tamil Nadu by quoting their Folio number or the Client ID number with DP ID number.
- 14. In case of joint holders, the Member whose name appears as the first holder in the order of names as per the Register of Members of the Company will be entitled to vote at the AGM.
- 15. Members desirous of receiving any information on the accounts or operations of the Company are requested to forward his/ her queries to the Company seven working days prior to the meeting. The same will be replied by the Company suitably.



- 16. Members who wish to claim dividends, which remain unclaimed, are requested to correspond with the Company Secretary / Registrar & Share Transfer Agent of the Company. Members are requested to note that pursuant to Section 124 of the Companies Act, 2013 dividends not claimed within seven years from the date of transfer to the Company's Unpaid Dividend Account, will be transferred to the Investor Education and Protection Fund ("IEPF") established by the Central Government under Section 125 of the Companies Act, 2013. The details of the unpaid dividend can be viewed on the Company's website www.indsil.com. As per the provisions of Rule 6 of the Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules 2016, the Company will be transferring the share(s) on which the beneficial owner has not encashed any dividend during the last seven years to the IEPF demat account as identified by the IEPF Authority. Details of shareholders whose shares are liable to be transferred to IEPF are available at the Company website: www.indsil.com. The shareholders whose unclaimed dividend/ share has been transferred to the 'Investor Education and Protection Fund', may claim the same from IEPF authority by filing Form IEPF-5 along with requisite documents. Sri R Murali, Chief Financial Officer is the Nodal Officer of the Company for the purpose of verification of such claims.
- 17. Compulsory transfer of Equity Shares to Investor Education and Protection Fund (IEPF) Authority: Pursuant to the provisions of Section 124(6) of the Act and Rule 6 of the Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016, ("the IEPF Rules") and amendments thereto, the Company has transferred the shares in respect of members who have not claimed / encashed dividend for the last seven consecutive years to the Demat Account of the IEPF Authority of the members whose shares have been transferred to the Demat Account, Account of the IEPF Authority are available at the Company's website at www.indsil.com.
- 18. In compliance with the aforesaid MCA Circulars and SEBI Circulars, Notice of the AGM along with the Annual Report for the year 2023-24 is being sent only through electronic mode to those members whose email address is registered with the Company / RTA / Depositories. Members may note that the Notice and Annual Report for the Financial year 2023-24 will also be available on the Company's website www.indsil.com, websites of the Stock Exchange i.e., BSE Limited at www.bseindia.com and on the website of National Securities Depository Limited at www.evoting.nsdl.com. Members can attend and participate in the Annual General Meeting through VC / OAVM facility only. Further pursuant to SEBI Circulars the Company will be sending a hard copy of the Annual Report to those Shareholders who request for the same at secretarial@indsil.com.
- 19. Members attending the AGM through VC/OAVM shall be counted for the purpose of reckoning the quorum under Section 103 of the Companies Act, 2013.
- 20. Since the AGM will be held through VC / OAVM, the Route Map is not annexed in this Notice.
- 21. The Securities and Exchange Board of India (SEBI) has mandated the submission of Permanent Account Number (PAN) by every participant in securities market. Members holding shares in electronic form are therefore requested to submit their PAN to their Depository Participant(s) with whom they are maintaining their demat account(s). Members holding shares in physical form can submit their PAN details to the Company or Registrar and Share Transfer Agents.
- 22. Brief resume, details of shareholding and Directors/ KMP inter-se relationship with Director(s) seeking re-election as required under Regulation 36 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 and Secretarial Standards 2 are provided in this Notice.
- 23. Members may kindly note that in accordance with SEBI circular dated 31st July 2023, the Company has registered on the SMART ODR (Securities Market Approach for Resolution through Online Disputes Resolution) Portal.



This platform aims to enhance investor grievance resolution by providing access to Online Dispute Resolution institutions for addressing complaints. Members can access the SMART ODR Portal via: https://smartodr.in/login. Members may utilize this online conciliation and/ or arbitration facility, as outlined in the circular, to resolve any outstanding disputes between members and the Company (including RTA).

- 24. The shareholders are advised to register / update their e-mail address with the Company / RTA in respect of shares held in physical form and with the concerned Depository Participant in respect of shares held in electronic form in order to enable the Company to serve documents in electronic mode.
- 25. Annual Financial Statements and related details of the Wholly Owned Subsidiary Company are posted on the Company's website and is also kept for inspection at the Registered Office of the Company. A copy of the same will be provided to the members on request.
- 26. Soft copies of the Register of Directors and Key Managerial Personnel and their shareholding, maintained under Section 170 of the Companies Act, 2013 and the Register of Contracts or Arrangements in which Directors are interested, maintained under Section 189 of the Companies Act, 2013 and the documents referred to in the Notice will be available for inspection by the Members during the AGM.
- 27. Registration of email ID and bank account details: In case the shareholder's email ID is already registered with the Company/its Registrar & Share Transfer Agent (RTA)/ Depositories, log in details for e-voting are being sent on the registered email address.
 - In case the shareholders have not registered his/ her/their email address with the Company/its RTA/ Depositories and / or not updated the Bank Account mandate for receipt of dividend, the following instructions are to be followed:
 - a. Shareholders holding shares in physical form are requested to register / update the details in the prescribed Form ISR-1 and other relevant forms with the Registrar and Transfer Agents of the Company, Link Intime India Private Limited at coimbatore@linkintime.co.in. Members may download the prescribed forms from the Company's website at www.indsil.com.
 - b. In the case of Shares held in demat mode, the shareholder may please contact the Depository Participant ("DP") and register the email address and bank account details in the demat account as per the process followed and advised by the DP.

Voting through electronic means:

Pursuant to the provisions of Section 108 of the Companies Act, 2013 read with Rule 20 of the Companies (Management and Administration) Rules, 2014, (including any statutory modification(s), amendments, clarifications, exemptions or re-enactments thereof for the time being in force), Regulation 44 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 and Secretarial Standard on General Meetings (SS-2), the Company is providing to its members with the facility to cast their vote electronically from a place other than venue of the Annual General Meeting ("remote e-voting") using an electronic voting system provided by National Securities Depository Limited ("NSDL") as an alternative, for all the members of the Company to enable them to cast their votes electronically, on all the business items set forth in the Notice of Annual General Meeting and the business may be transacted through such remote e-voting/ e-voting during the AGM. Instructions to Shareholders provided hereinafter for e-voting explains the process and manner for generating/ receiving the password, and for casting of vote(s) in a secure manner.

 Any person, who acquires shares of the Company and becomes Member of the Company after dispatch of Annual General Meeting Notice and holding shares as of the cut-off date, i.e., Friday, 13th September 2024, may refer to this Notice of the Annual General Meeting, posted on Company's website www.indsil.com for detailed



- procedure with regard to remote e-voting. Any person who ceases to be a Member of the Company as on the cut-off date and is in receipt of this Notice, shall treat this Notice for information purpose only.
- II. The Members who have cast their vote by remote e-voting prior to the AGM may also attend / participate in the AGM through VC / OAVM but shall not be entitled to cast their vote again. Once the vote on a resolution is cast by the Member, the Member shall not be allowed to change it subsequently.
- III. The remote e-voting period begins on Tuesday, 17th September 2024 at 9.00 AM (IST) and ends on Thursday, 19th September 2024 at 5.00 PM (IST). The remote e-voting module shall be disabled by NSDL for voting thereafter. During this period, the Members of the Company holding shares either in physical form or in dematerialized form, as on the cut-off date (record date) i.e., Friday, 13th September 2024, may cast their vote electronically.
- IV. The voting right of shareholders shall be in proportion to their share in the paid-up equity share capital of the Company as on the cut-off date, being Friday, 13th September 2024.
- V. Mr. M D Selvaraj, FCS, Managing Partner of MDS & Associates LLP, Company Secretaries, Coimbatore, has been appointed as the Scrutinizer to scrutinize the e-voting during the meeting and remote e-voting process in a fair and transparent manner.
- VI. The Chairman shall, at the AGM at the end of discussion on the resolutions on which voting is to be held, allow e-voting for all those members who are present at the AGM by electronic means but have not cast their votes by availing the remote e-voting facility.
- VII. The Scrutinizer shall, after the conclusion of voting at the AGM first count the votes cast during the AGM and thereafter unblock the votes cast through remote e-voting in the presence of at least two witnesses not in the employment of the Company and shall make, not later than 2 working days of the conclusion of the AGM, a combined scrutinizer's report of the total votes cast in favour or against, if any, to the Chairman or a person authorized by him in writing, who shall countersign the same and declare the result of the voting forthwith.
- VIII. The results shall be declared within the time stipulated under the applicable laws. The results declared along with the report of the Scrutinizer shall be placed on the website of the Company www.indsil.com and on the website of NSDL and be communicated to BSE Limited, where the shares of the Company are listed, by the Chairman or a person authorized by him.

THE INSTRUCTIONS FOR MEMBERS FOR REMOTE E-VOTING AND JOINING GENERAL MEETING ARE AS UNDER: -

How do I vote electronically using NSDL e-Voting system?

The way to vote electronically on NSDL e-Voting system consists of "Two Steps" which are mentioned below:

Step 1: Access to NSDL e-Voting system

A) Login method for e-Voting and joining virtual meetings for Individual shareholders holding securities in demat mode

In terms of SEBI circular dated 9th December 2020 on e-Voting facility provided by Listed Companies, Individual Shareholders holding securities in demat mode are allowed to vote through their demat account maintained with Depositories and Depository Participant(s). Shareholders are advised to update their mobile number and email ID in their demat accounts in order to access e-Voting facility.



Login method for Individual shareholders holding securities in demat mode is given below:

Type of shareholders	Login Method	
Individual Shareholders holding securities in demat mode with NSDL.	Existing IDeAS user can visit the e-Services website of NSDL Viz. https://eservices.nsdl.com/either on a Personal Computer or on a mobile. On the e-Services home page click on the "Beneficial Owner" icon under "Login which is available under 'IDeAS' section, this will prompt you to enter you existing User ID and Password. After successful authentication, you will be able to see e-Voting services under Value added services. Click on "Access to e-Voting" under e-Voting services and you will be able to see e-Voting page. Click on company name or e-Voting service provider i.e., NSDL and you will be re-directed to e-Voting website of NSDL for casting your voted during the remote e-Voting period or joining virtual meeting & voting during the meeting.	
	 If you are not registered for IDeAS e-Services, option to register is available at https://eservices.nsdl.com. Select "Register Online for IDeAS Portal" or click at https://eservices.nsdl.com/SecureWeb/IdeasDirectReg.jsp 	
	3. Visit the e-Voting website of NSDL. Open web browser by typing the following URL: https://www.evoting.nsdl.com/ either on a Personal Computer or on a mobile. Once the home page of e-Voting system is launched, click on the icon "Login" which is available under 'Shareholder/ Member' section. A new screen will open. You will have to enter your User ID (i.e., your sixteen-digit demat account number held with NSDL), Password/OTP and a Verification Code as shown on the screen. After successful authentication, you will be redirected to NSDL Depository site wherein you can see e-Voting page. Click on company name or e-Voting service provider i.e., NSDL and you will be redirected to e-Voting website of NSDL for casting your vote during the remote e-Voting period or joining virtual meeting & voting during the meeting.	
	4. Shareholders/ Members can also download NSDL Mobile App "NSDL Speede" facility by scanning the QR code mentioned below for seamless voting experience.	
	NSDL Mobile App is available on	
	App Store Soogle Play	



Type of shareholders	Login Method
Individual Shareholders holding securities in demat mode with CDSL	1. Users who have opted for CDSL Easi / Easiest facility, can login through their existing user id and password. Option will be made available to reach e-Voting page without any further authentication. The users of Easi /Easiest are requested to visit CDSL website www.cdslindia.com and click on login icon & New System Myeasi Tab and then use your existing my easi username & password.
	2. After successful login the Easi / Easiest user will be able to see the e-Voting option for eligible companies where the e-voting is in progress as per the information provided by the Company. On clicking the e-voting option, the user will be able to see e-Voting page of the e-Voting service provider for casting your vote during the remote e-Voting period or joining virtual meeting & voting during the meeting. Additionally, there are also links provided to access the system of all e-Voting Service Providers, so that the user can visit the e-Voting service providers' website directly.
	3. If the user is not registered for Easi/Easiest, option to register is available at CDSL website www.cdslindia.com and click on login & New System Myeasi Tab and then click on registration option.
	4. Alternatively, the user can directly access e-Voting page by providing Demat Account Number and PAN from an e-voting link available on www.cdslindia. com home page. The system will authenticate the user by sending OTP on registered Mobile & Email ID as recorded in the demat Account. After successful authentication, user will be able to see the e-Voting option where the e-voting is in progress and also able to directly access the system of all e-Voting Service Providers.
Individual Shareholders (holding securities in demat mode) login through their depository participants	You can also login using the login credentials of your demat account through your Depository Participant registered with NSDL/CDSL for e-Voting facility. Upon logging in, you will be able to see e-Voting option. Click on e-Voting option, you will be redirected to NSDL/CDSL Depository site after successful authentication, wherein you can see e-Voting feature. Click on company name or e-Voting service provider i.e., NSDL and you will be redirected to e-Voting website of NSDL for casting your vote during the remote e-Voting period or joining virtual meeting & voting during the meeting.

Important note: Members who are unable to retrieve User ID/ Password are advised to use Forget User ID and Forget Password option available at abovementioned website.

Helpdesk for Individual Shareholders holding securities in demat mode for any technical issues related to login through Depository i.e., NSDL and CDSL.

Login type	Helpdesk details
Individual Shareholders holding	Members facing any technical issue in login can contact NSDL helpdesk by
securities in demat mode with	sending a request at evoting@nsdl.com or call at 022 - 4886 7000
NSDL	
Individual Shareholders holding	Members facing any technical issue in login can contact CDSL helpdesk
securities in demat mode with	by sending a request at helpdesk.evoting@cdslindia.com or contact at toll
CDSL	free no. 1800-21-09911



B) Login Method for e-Voting and joining virtual meeting for shareholders other than Individual shareholders holding securities in demat mode and shareholders holding securities in physical mode.

How to Log-in to NSDL e-Voting website?

- 1. Visit the e-Voting website of NSDL. Open web browser by typing the following URL: https://www.evoting.nsdl. com/ either on a Personal Computer or on a mobile.
- 2. Once the home page of e-Voting system is launched, click on the icon "Login" which is available under 'Shareholder/Member' section.
- 3. A new screen will open. You will have to enter your User ID, your Password/OTP and a Verification Code as shown on the screen.

Alternatively, if you are registered for NSDL e-services i.e., IDEAS, you can log-in at https://eservices.nsdl. com/ with your existing IDEAS login. Once you log-in to NSDL eservices after using your log-in credentials, click on e-Voting and you can proceed to Step 2 i.e., Cast your vote electronically.

4. Your User ID details are given below:

Manner of holding shares i.e., Demat (NSDL or CDSL) or Physical	Your User ID is:
a) For Members who hold shares in demat account with NSDL.	8 Character DP ID followed by 8 Digit Client ID For example, if your DP ID is IN300*** and Client ID is 12****** then your user ID is IN300***12******.
b) For Members who hold shares in demat account with CDSL.	16 Digit Beneficiary ID For example, if your Beneficiary ID is 12************************************
c) For Members holding shares in Physical Form.	EVEN Number followed by Folio Number registered with the company For example if folio number is 001*** and EVEN is 101456 then user ID is 101456001***

- 5. Password details for shareholders other than Individual shareholders are given below:
 - a) If you are already registered for e-Voting, then you can use your existing password to login and cast your votes.
 - b) If you are using NSDL e-Voting system for the first time, you will need to retrieve the 'initial password' which was communicated to you. Once you retrieve your 'initial password', you need to enter the 'initial password' and the system will force you to change your password.
 - c) How to retrieve your 'initial password'?
 - (i) If your email ID is registered in your demat account or with the company, your 'initial password' is communicated to you on your email ID. Trace the email sent to you from NSDL from your mailbox. Open the email and open the attachment i.e., a .pdf file. Open the .pdf file. The password to open the .pdf file is your 8-digit client ID for NSDL account, last 8 digits of client ID for CDSL account or folio number for shares held in physical form. The .pdf file contains your 'User ID' and your 'initial password'.



- (ii) If your email ID is not registered, please follow the steps mentioned below.
- 6. If you are unable to retrieve or have not received the "Initial password" or have forgotten your password:
 - a) Click on "Forgot User Details/Password?"(If you are holding shares in your demat account with NSDL or CDSL) option available on www.evoting.nsdl.com.
 - b) Click on "Physical User Reset Password?" (If you are holding shares in physical mode) option available on www.evoting.nsdl.com.
 - c) If you are still unable to get the password by aforesaid two options, you can send a request at evoting@nsdl.com mentioning your demat account number/folio number, your PAN, your name and your registered address etc.
 - d) Members can also use the OTP (One Time Password) based login for casting the votes on the e-Voting system of NSDL.
- 7. After entering your password, tick on Agree to "Terms and Conditions" by selecting on the check box.
- 8. Now, you will have to click on "Login" button.
- 9. After you click on the "Login" button, Home page of e-Voting will open.

Step 2: Cast your vote electronically and join General Meeting, on NSDL e-Voting system.

- 1. After successful login at Step 1, you will be able to see all the companies "EVEN" in which you are holding shares and whose voting cycle and General Meeting is in active status.
- Select "EVEN" of Company for which you wish to cast your vote during the remote e-Voting period and for casting your vote during the General Meeting. For joining virtual meeting, you need to click on "VC/OAVM" link placed under "Join Meeting".
- 3. Now you are ready for e-Voting as the Voting page opens.
- 4. Cast your vote by selecting appropriate options i.e., assent or dissent, verify/modify the number of shares for which you wish to cast your vote and click on "Submit" and also "Confirm" when prompted.
- 5. Upon confirmation, the message "Vote cast successfully" will be displayed.
- 6. You can also take the printout of the votes cast by you by clicking on the print option on the confirmation page.
- 7. Once you confirm your vote on the resolution, you will not be allowed to modify your vote.

General Guidelines for shareholders

- 1. Institutional Shareholders (i.e., other than individuals, HUF, NRI etc.) are required to send scanned copy (PDF/ JPG Format) of the relevant Board Resolution/ Authority letter etc. with attested specimen signature of the duly authorized signatory(ies) who are authorized to vote, to the Scrutinizer by e-mail to indsil@mdsassociates.in with a copy marked to evoting@nsdl.com. Institutional Shareholders (i.e., other than individuals, HUF, NRI etc.) can also upload their Board Resolution / Power of Attorney / Authority Letter etc. by clicking on "Upload Board Resolution / Authority Letter" displayed under "e-Voting" tab in their login.
- 2. It is strongly recommended not to share your password with any other person and take utmost care to keep your password confidential. Login to the e-voting website will be disabled upon five unsuccessful attempts to key in the correct password. In such an event, you will need to go through the "Forgot User Details/Password?" or "Physical User Reset Password?" option available on www.evoting.nsdl.com to reset the password.



3. In case of any queries, you may refer the Frequently Asked Questions (FAQs) for Shareholders and e-voting user manual for Shareholders available at the download section of www.evoting.nsdl.com or call on no.: 022 - 4886 7000 or send a request to Ms. Pallavi Mhatre, Manager at evoting@nsdl.com

Process for those shareholders whose email ids are not registered with the depositories for procuring user id and password and registration of e-mail ids for e-voting for the resolutions set out in this notice:

In light of the MCA Circulars, for remote e-voting for this AGM, the Shareholders whether holding equity shares in dematerialised form or in physical form and who have not submitted their email address and in consequence to whom the AGM notice could not be served, may temporarily get their e-mail address registered by following the procedure given below:

- In case shares are held in physical mode please provide Folio No., Name of shareholder, scanned copy of the share certificate (front and back), PAN (self-attested scanned copy of PAN card), AADHAR (self-attested scanned copy of Aadhar Card) by email to secretarial@indsil.com.
- 2. In case shares are held in demat mode, please provide DPID-CLID (16-digit DPID + CLID or 16-digit beneficiary ID), Name, client master or copy of Consolidated Account statement, PAN (self-attested scanned copy of PAN card), AADHAR (self-attested scanned copy of Aadhar Card) to secretarial@indsil.com. If you are an individual shareholder holding securities in demat mode, you are requested to refer to the login method explained at step 1 (A) i.e., Login method for e-Voting and joining virtual meeting, for Individual shareholders holding securities in demat mode.
- 3. Alternatively, shareholders may send a request to evoting@nsdl.com for procuring user ID and password for e-voting by providing above mentioned documents.

It is clarified that for permanent submission of e-mail address, the Shareholders are however requested to register their email address, in respect of electronic holdings with the depository through the concerned depository participant(s) and in respect of physical holdings with the Company's Registrar and Share Transfer Agent, M/s. Link Intime India Private Limited, by following the due procedure.

THE INSTRUCTIONS FOR MEMBERS FOR E-VOTING ON THE DAY OF THE AGM ARE AS UNDER: -

- 1. The procedure for e-Voting on the day of the AGM is same as the instructions mentioned above for remote e-voting.
- 2. Only those Members/ shareholders, who will be present in the AGM through VC/OAVM facility and have not casted their vote on the Resolutions through remote e-Voting and are otherwise not barred from doing so, shall be eligible to vote through e-Voting system in the AGM.
- 3. Members who have voted through Remote e-Voting will be eligible to attend the AGM. However, they will not be eligible to vote at the AGM.
- 4. The details of the person who may be contacted for any grievances connected with the facility for e-Voting on the day of the AGM shall be the same person mentioned for Remote e-voting.

INSTRUCTIONS FOR MEMBERS FOR ATTENDING THE AGM THROUGH VC/OAVM ARE AS UNDER:

1. Members will be provided with a facility to attend the AGM through VC/OAVM through the NSDL e-Voting system. Members may access by following the steps mentioned above for Access to NSDL e-Voting system. After successful login, you can see link of "VC/OAVM" placed under "Join General meeting" menu against company name. You are requested to click on VC/OAVM link placed under Join General Meeting menu. The link for VC/OAVM will be available in Shareholder/Member login where the EVEN of Company will be displayed. Please note that the members who do not have the User ID and Password for e-Voting or have forgotten the User ID and



Password may retrieve the same by following the remote e-Voting instructions mentioned in the notice to avoid last minute rush.

- 2. Members are encouraged to join the Meeting through Laptops for better experience.
- 3. Further members will be required to allow camera and use Internet with a good speed to avoid any disturbance during the meeting.
- 4. Please note that Participants Connecting from Mobile Devices or Tablets or through Laptop connecting via Mobile Hotspot may experience Audio/Video loss due to Fluctuation in their respective network. It is therefore recommended to use Stable Wi-Fi or LAN Connection to mitigate any kind of aforesaid glitches.
- 5. Shareholders who would like to express their views/ have questions may send their questions in advance mentioning their name demat account number/folio number, email id, mobile number at secretarial@indsil.com on or before 12.00 PM (IST) on Thursday, 19th September 2024. The same will be replied by the Company suitably.
- 6. Shareholders who would like to express their views/ask questions during the AGM may register themselves as a speaker by sending their request mentioning their name, demat account number/folio number, email id, mobile number to secretarial@indsil.com on or before 12.00 PM (IST) on Thursday, 19th September 2024.
- 7. Those Shareholders who have registered themselves as a speaker will only be allowed to express their views/ ask questions only during the meeting ("AGM").
- 8. The Members can join the AGM in the VC/OAVM mode 15 minutes before and after the scheduled time of the commencement of the Meeting by following the procedure mentioned in the Notice. The facility of participation at the AGM through VC/OAVM will be made available for 1,000 members on a first come first served basis. This will not include large Shareholders (Shareholders holding 2% or more shareholding), Promoters, Institutional Investors, Directors, Key Managerial Personnel, the Chairpersons of the Audit Committee, Nomination and Remuneration Committee and Stakeholders Relationship Committee, Auditors etc. who are allowed to attend the AGM without restriction on account of first come first served basis.

STATEMENT PURSUANT TO SECTION 102 OF THE COMPANIES ACT, 2013

Item No. 4

The Board of Directors of the Company, on the recommendation of the Audit Committee, has approved the appointment of Sri B Venkateswar (Membership No. 27622), Cost Accountant, Coimbatore, as the Cost Auditor of the Company for the financial year 2024-25 on a remuneration of Rs. 20,000/- (exclusive of applicable taxes and reimbursement of travelling and out of pocked expenses incurred) for conducting the audit of the cost accounting records of the Company.

Section 148 of the Companies Act, 2013 read with the Companies (Audit and Auditors) Rules, 2014, requires the Board to appoint an individual, who is a Cost Accountant or a firm of Cost Accountants, as Cost Auditor of the Company on the recommendations of the Audit Committee, which shall also recommend the remuneration for such Cost Auditor and such remuneration shall be approved by the Board of Directors and ratified subsequently by the Shareholders at General Meeting.

Accordingly, the consent of the members is sought for passing an ordinary resolution as set out in Item No. 4 of the notice for ratification of the remuneration of the Cost Auditor for the financial year 2024-25.

The Board recommends the resolution set out in Item No. 4 of the Notice for the approval of the members.

None of the Directors or Key Managerial Personnel of the Company and their relatives are concerned or interested, financially or otherwise, in the resolution set out at Item No. 4 of the Notice.



Item No. 5

Pursuant to proviso to Regulation 23(1) of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("Listing Regulations"), a transaction with a related party shall be considered "material", if the transactions entered into individually or taken together with previous transactions during a financial year with such related party exceeds Rs. 1,000 Crores or 10% of the total consolidated turnover of the Company as per the last audited financial statements, whichever is lower.

The Company is purchasing and selling chrome ore, other raw materials and finished goods and also leasing out property from / to Sunmet Holdings India Private Limited on an arms' length basis.

The transactions proposed to be entered by the Company with the related parties is expected to exceed 10% of the annual consolidated turnover of the Company as per the latest audited financial statements and are proposed to be undertaken on an arms' length basis and in the ordinary course of business. The transactions entered into by the Company are purely as per the business requirements of the Company. The actual value of these transactions in a financial year may vary depending on the business achieved by the Company and is directly proportional to the business.

The shareholders approved the earlier material related party transaction with Sunmet Holdings India Private Limited as per the details mentioned in the Notice of the 33rd Annual General Meeting held on 21st September 2023.

The Audit Committee has approved the transactions with the above-mentioned related parties at their meeting held on 9th August 2024.

Pursuant to Regulation 23(4) of Listing Regulations, the prior approval of the Shareholders of the Company by way of an ordinary resolution would be required for the transactions entered into with related parties in excess of 10% of the annual consolidated turnover of the Company as per the last audited financial statements. Further, pursuant to the amendment to Regulation 23 of the Listing Regulations and SEBI Master Circular No. SEBI/HO/CFD/PoD2/CIR/P/2023/120 dated 11th July 2023, all related party transactions which exceeds 10% of the annual turnover needs to be approved by the shareholders by way of a resolution and such approval shall be valid upto the date of next Annual General Meeting.

Accordingly, the approval of the Members is now being sought for the transactions proposed to be entered into with the above-mentioned related parties as per the details given below.

The details of the transactions with above-mentioned related parties as required pursuant to SEBI Master Circular No. SEBI/HO/CFD/PoD2/CIR/P/2023/120 dated 11th July 2023 is given below:

Name of the related party	Sunmet Holdings India Private Limited
Type, material terms and particulars of the	Sale and Purchase of Chrome Ore and other raw materials, semi-
proposed transaction	finished and finished goods and leasing of property
Relationship with the listed entity, including	Holding Company
nature of its concern or interest (financial or	
otherwise)	
Tenure of the proposed transaction	For a period from the conclusion of the 34th Annual General Meeting
	till the conclusion of the 35th Annual General Meeting
Value of the proposed transaction	Rs. 25 Crores
The percentage of the listed entity's annual	21.44% based on audited financials for the year ended 31st March
consolidated turnover, for the immediately	2024
preceding financial year, that is represented	
by the value of the proposed transaction	
Justification as to why the RPT is in the	As detailed above
interest of the listed entity	



The Company has not relied upon the valuation or any external report in relation to the transaction with the related parties and hence disclosure regarding the same does not arise.

The proposed transaction does not involve any loans, inter-corporate deposits, advances or investments and hence disclosure of details pertaining to the same does not arise.

Any other information that may be relevant – Nil

The Board of Directors recommend the resolution as set out in Item No. 5 of the Notice for the approval of the Members who are not related parties of the Company.

The Members may please note that in terms of the provisions of the Listing Regulations, no related party(ies) as defined thereunder (whether such related party(ies) is a party to the aforesaid transactions or not), shall vote to approve the resolution under Item No. 5 of this notice.

Except Mr. Vinod Narsiman, none of the other Directors, Key Managerial Personnel or their relatives is concerned or interested, financially or otherwise, in the resolution set out in Item No. 5 of the Notice.

Item No. 6

With the complexity of managing business increasing by the day, the Non-Executive Directors are nowadays required to devote considerable time and effort towards the business activities of the Company.

Accordingly, considering the above, the Nomination and Remuneration Committee, Audit Committee and the Board of Directors on 22nd May 2024, have inter alia recommended the proposal for payment of commission/ compensation to the Non-Executive Directors up to a sum not exceeding Rs. 10,00,000/- per annum, to be paid and distributed amongst the Non-Executive Directors of the Company or some or any of them in such amounts or proportions and in such manner, either by way of monthly payment or otherwise, and in all respects as may be decided by the Board of Directors (including any Committees thereof) of the Company, for a term of three (3) financial years commencing from 1st April 2024.

Further, the approval of the members of the Company is also being sought to ratify the fees / compensation paid to the non-executive directors of the Company for an amount of Rs. 1,05,000/- during the financial year 2023-24 for professional services availed from them.

Pursuant to Section 197 and other applicable provisions, if any, of the Companies Act, 2013 ("the Act"), and Regulation 17(6) of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, the consent of the members is required to be obtained for payment of commission / compensation to the Non-Executive Directors of the Company. Further, pursuant to the provisions of Section 197(3) of the Act, read with the amended Schedule V thereto, if in any financial year, the Company has no profits or its profits are inadequate, the Company can pay remuneration to the Non-Executive Directors not exceeding the limits as specified under Item A of Section II of Part II of the Schedule V of the Companies Act, 2013. However, remuneration in excess of the limits as given in Schedule V of the Act may be paid provided a Special Resolution is passed by the members.

The disclosures as required under Schedule V of the Companies Act, 2013 and Secretarial Standards 2 issued by the Institute of Company Secretaries of India are furnished and form a part of this Notice.

The Board recommends the resolution as set out in Item No. 6 of the Notice for the approval of the members.

Except the non-executive directors, being the beneficiaries, none of the Directors and the Key Managerial Personnel of the Company and their relatives are concerned or interested, financially or otherwise, in the resolution as set out in Item No. 6 of the Notice.



STATEMENT CONTAINING ADDITIONAL INFORMATION AS REQUIRED IN SCHEDULE V OF THE COMPANIES ACT, 2013

Relevant to payment of remuneration to the non-executive directors.

I. GENERAL INFORMATION

1. Nature of Industry

Ferro alloy Industry/ Steel Industry

2. Date or expected date of commencement of commercial production

The Company was incorporated on 30th August 1990 and commenced commercial production during the year 1994.

3. In case of new companies, expected date of commencement of activities as per project approved by financial institutions appearing in the prospectus

Not Applicable

4. Financial performance based on given indicators

(₹ in lakhs except EPS)

Particulars	2023-24	2022-23
Sales & other income	11,660.73	17,681.95
Profit/ (Loss) before tax	(830.95)	146.36
Profit/ (Loss) after tax	(895.83)	(523.66)
Paid-up share capital	4,279.11	4,279.11
Reserves and Surplus	8,438.15	9,422.81
Basic Earnings per share	(3.22)	(1.88)

5. Foreign Investments or collaborations, if any.

The Company had made investments consisting of a 50% stake in M/s. Al-Tamman Indsil Ferro Chrome LLC, a Joint Venture Company in the Sultanate of Oman which was sold on 19th May 2024.

II. INFORMATION ABOUT THE DIRECTORS

S.	Particulars	Sri. Vinod Narsiman	Sri. S Varadarajan	T Kalaivani
No.				
1	Background details	He is a B.E.,		She is a Commerce
		(Mechanical), MBA.,	experience in the	graduate and has
		(University of Michigan)	field of administration,	enormous experience in
		graduate and has been	insurance, accounts and similar related areas.	the field of management
		in the field since 1997.	Similar related areas.	and finance.
2	Past Remuneration	Kindly refer to the	Kindly refer to the	Kindly refer to the
		Corporate Governance		Corporate Governance
		Report	Report	Report
3	Recognition or awards	Nil	Nil	Nil



S.	Particulars	Sri. Vinod Narsiman	Sri. S Varadarajan	T Kalaivani
4	Job Profile and his suitability	As the non-executive and non-independent director on the Board, he has all the powers and duties as the Board may determine from time to time. He possesses skill sets as detailed in the Corporate Governance Report which are commensurate with the board position held in the Company.	As the non-executive and non-independent director on the Board, he has all the powers and duties as the Board may determine from time to time. He possesses skill sets as detailed in the Corporate Governance Report which are commensurate with the board position held in the Company.	As an independent director on the Board, she has all the powers and duties as the Board may determine from time to time. She possesses skill sets as detailed in the Corporate Governance Report which are commensurate with the board position held in the Company.
5	Remuneration proposed	Details of remuneration proposed have been disclosed in Item No. 5 of the Notice	Details of remuneration proposed have been disclosed in Item No. 6 of the Notice	Details of remuneration proposed have been disclosed in Item No. 6 of the Notice
6	Comparative remuneration profile with respect to industry, size of the company, profile of the position and person (in case of expatriates the relevant details would be with respect to the country of his origin)	Taking into consideration the size of the Company, responsibility shouldered and the industry standard, the remuneration proposed to be paid is commensurate with the remuneration packages paid to board members in a similar role in other Companies.	Taking into consideration the size of the Company, responsibility shouldered and the industry standard, the remuneration proposed to be paid is commensurate with the remuneration packages paid to board members in a similar role in other Companies.	Taking into consideration the size of the Company, responsibility shouldered and the industry standard, the remuneration proposed to be paid is commensurate with the remuneration packages paid to board members in a similar role in other Companies.
7	Pecuniary relationship directly or indirectly with the company, or relationship with the managerial personnel, if any	•	Besides the sitting fees and remuneration paid / proposed to be paid, he does not have any pecuniary relationship with the Company. He is not related to any other Director or Key Managerial Personnel of the Company.	Besides the sitting fees and remuneration paid / proposed to be paid, she does not have any pecuniary relationship with the Company. She is not related to any other Director or Key Managerial Personnel of the Company.



S.	Particulars	Gayatri Vijaikumar	S K Viswanathan	Narasimhan Ramu
No. 1	Background details	She is having rich experience in the field of gold business and management.	He had an illustrious and long career in Accounts, Purchase and Indirect Taxes during his 42 years' service period with rich experience in the textile industry.	He is a B. Com graduate and has an MBA in Corporate Finance from PSG College of Technology. He has an experience of 38 years in the field of Accounts and Finance.
2	Past Remuneration	Kindly refer to the Corporate Governance Report	Kindly refer to the Corporate Governance Report	Kindly refer to the Corporate Governance Report
3	Recognition or awards	Nil	Nil	Nil
4	Job Profile and his suitability	As an independent director on the Board, she has all the powers and duties as the Board may determine from time to time. She possesses skill sets as detailed in the Corporate Governance Report which are commensurate with the board position held in the Company.	As an independent director on the Board, he has all the powers and duties as the Board may determine from time to time. He possesses skill sets as detailed in the Corporate Governance Report which are commensurate with the board position held in the Company.	director on the Board, he has all the powers and duties as the Board may determine from time to time. He possesses skill sets as detailed in the Corporate Governance Report which are commensurate with the board position held in the Company.
5	Remuneration proposed	Details of remuneration proposed have been disclosed in Item No. 6 of the Notice	Details of remuneration proposed have been disclosed in Item No. 6 of the Notice	Details of remuneration proposed have been disclosed in Item No. 6 of the Notice
6	Comparative remuneration profile with respect to industry, size of the company, profile of the position and person (in case of expatriates the relevant details would be with respect to the country of his origin)	Taking into consideration the size of the Company, responsibility shouldered and the industry standard, the remuneration proposed to be paid is commensurate with the remuneration packages paid to board members in a similar role in other Companies.	Taking into consideration the size of the Company, responsibility shouldered and the industry standard, the remuneration proposed to be paid is commensurate with the remuneration packages paid to board members in a similar role in other Companies.	Taking into consideration the size of the Company, responsibility shouldered and the industry standard, the remuneration proposed to be paid is commensurate with the remuneration packages paid to board members in a similar role in other Companies.



S.	Particulars	Gayatri Vijaikumar	S K Viswanathan	Narasimhan Ramu
No.				
7	Pecuniary relationship directly or indirectly with the company, or relationship with the managerial personnel, if any	Besides the sitting fees and remuneration paid / proposed to be paid, she does not have any pecuniary relationship with the Company. She is not related to any other Director or Key Managerial Personnel of the Company.	/ proposed to be paid, he does not have any pecuniary relationship with the Company. He is not related to any	and remuneration paid / proposed to be paid, he does not have any pecuniary relationship with the Company. He is not related to any other Director or Key Managerial Personnel of

III. OTHER INFORMATION

1. Reasons for loss or inadequate profits

The high cost of raw material, lower value realization for the company products have affected the Company's operating performance resulting in losses.

2. Steps taken or proposed to be taken for improvement.

The Company is making efforts to increase sales of the products, improve productivity and effect cost-cutting measures.

3. Expected increase in productivity and profits in measurable terms.

The Company expects to see a growth in turnover ranging from 5% to 10% and a proportionate increase in productivity resulting in reasonable profits as a result of these measures.

IV. DISCLOSURES

(i) All elements of remuneration package such as salary, benefits, bonuses, stock options, pension etc. of all the directors

Please refer to Section titled "Remuneration of Directors" as contained in the Corporate Governance Report.

(ii) Details of fixed component and performance linked incentives along with the performance criteria

Please refer to Section titled "Remuneration of Directors" as contained in the Corporate Governance Report.

(iii) Service contracts, notice period, severance fees

Please refer to Section titled "Remuneration of Directors" as contained in the Corporate Governance Report.

(iv) Stock option details, if any, and whether the same has been issued at a discount as well as the period over which accrued and over which exercisable

Please refer to Section titled "Remuneration of Directors" as contained in the Corporate Governance Report

By Order of the Board of Directors For INDSIL HYDRO POWER AND MANGANESE LIMITED

Place: Coimbatore Date: 09.08.2024

KALIDOSS U COMPANY SECRETARY



Additional information on Directors recommended for appointment / re-appointment and payment of remuneration as required under Regulation 36(3) of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 and Secretarial Standard issued by ICSI.

Name	Sri S Varadarajan	Sri Vinod Narsiman	Smt. Gayatri Vijaikumar
DIN	08744090	00035746	09659550
Date of Birth	22.02.1955	27.03.1972	11.11.1963
Nationality	Indian	Indian	Indian
Date of appointment on the	21.05.2020	22.05.2024	19.08.2022
Board			
Inter-se relationship with	Not related to any of	Not related to any of	Not related to any of
other directors or Key	the Directors or Key	the Directors or Key	the Directors or Key
Managerial Personnel of	Managerial Personnel of	Managerial Personnel of	Managerial Personnel of
the Company	the Company	the Company	the Company
Qualification	M.Com	B.E., MBA (University of	SSLC
		Michigan)	
Expertise in area /	Sri S Varadarajan has	Sri Vinod Narsiman is the	Smt. Gayatri Vijaikumar is
Experience	good experience in the	Promoter of the Company	having rich experience in
	field of administration,	and Director of Indsil Group	the field of gold business
	insurance, accounts and	of Companies. He is in the	and management
	similar related areas.	field since 1997.	
No. of shares held	5,833 equity shares of Rs.	1,74,322 equity shares of	Nil. Further, she does not
(including shareholding as	10/- each. Further, he does	Rs. 10/- each. Further, he	hold beneficial interest in
a beneficial owner)	not hold beneficial interest	does not hold beneficial	the equity shares of the
	in the equity shares of the	interest in the equity shares	Company
	Company other than the	of the Company other than	
	above.	the above.	
Board position held	Non-Executive Director	Non-Executive Director	Independent Director
Terms and conditions	Liable to retire by rotation.	Liable to retire by rotation	The appointment shall be
of appointment / re-			governed by the resolution
appointment			passed by the shareholders
			in their meeting.
Remuneration paid for the	Information disclosed in	Nil	Information disclosed in
financial year 2023-24	the Corporate Governance		the Corporate Governance
	Report		Report
Remuneration proposed to	As set out in Item No. 6 of		
be paid	the Notice	the Notice	the Notice
Number of Board meetings	Information disclosed in	Nil	Information disclosed in
attended during the year	the Corporate Governance		the Corporate Governance
	Report		Report
Directorships held in other	Nil	1. Sunmet Holdings India	Nil
companies		Private Limited	
		2. SNV Holdings Private	
		Limited	
Names of the listed entities	Nil	Indsil Hydro Power and	Nil
from which the person has		Manganese Limited	
resigned in the past 3 years			
Chairmanship /	Nil	Nil	Nil
Membership of the			
Committees of the Board of			
other Companies in which			
he is Director			



Name	Smt. T Kalaivani	Sri S K Viswanathan	Sri Narasimhan Ramu	
DIN	09706304	08850168	10690176	
Date of Birth	15.05.1980	30.06.1962	01.01.1958	
Nationality	Indian	Indian	Indian	
Date of appointment on the Board	19.08.2022	09.09.2020	He has been appointed as an Independent Director of the Company with effect from 8th September 2024.	
Inter-se relationship with other directors or Key Managerial Personnel of the Company	the Directors or Key Managerial Personnel of the Company	Not related to any of the Directors or Key Managerial Personnel of the Company	Not related to any of the Directors or Key Managerial Personnel of the Company	
Qualification	B. Com	B. Com	B. Com, MBA Corporate Finance	
Expertise in area / Experience	Smt T Kalaivani has enormous experience in the field of management and finance	He had an illustrious and long career in Accounts, Purchase and Indirect Taxes during his 42 years' service period with rich experience in the textile industry.	He has an experience of 38 years in the field of Accounts and Finance and is well suited to the role of Director of the Company.	
No. of shares held (including shareholding as a beneficial owner)	Nil. Further, she does not hold beneficial interest in the equity shares of the Company	Nil. Further, he does not hold beneficial interest in the equity shares of the Company	Nil. Further, he does not hold beneficial interest in the equity shares of the Company	
Board position held	Independent Director	Independent Director	He has been appointed as an Independent Director of the Company with effect from 8th September 2024.	
Terms and conditions of appointment / reappointment / reappointment / governed by the responsed by the sharel in their meeting.		The appointment shall be governed by the resolution passed by the shareholders in their meeting.	The appointment shall be governed by the resolution passed by the shareholders in their meeting.	
Remuneration paid for the financial year 2023-24	Information disclosed in the Corporate Governance Report	Information disclosed in the Corporate Governance Report	Information disclosed in the Corporate Governance Report	
Remuneration proposed to be paid	As set out in Item No. 6 of the Notice	As set out in Item No. 6 of the Notice	As set out in Item No. 6 of the Notice	
Number of Board meetings attended during the year	Information disclosed in the Corporate Governance Report	Information disclosed in the Corporate Governance Report	Nil	
Directorships held in other companies	Nil	Nil	Nil	
Names of the listed entities from which the person has resigned in the past 3 years	Nil	Nil	Nil	
Chairmanship / Membership of the Committees of the Board of other Companies in which he is Director	Nil	Nil	Nil	



Name	Sri K Ramakrishnan
DIN	02797842
Date of Birth	28.03.1961
Nationality	Indian
Date of appointment on the Board	01.06.2018
Inter-se relationship with other directors or Key Managerial Personnel of the Company	Not related to any of the Directors or Key Managerial Personnel of the Company
Qualification	I.T.I (Industrial Training Institute)
Expertise in area / Experience	He has good experience in the technical aspects of the factory equipment that are being utilized for the manufacture of Company products.
No. of shares held (including shareholding as a beneficial owner)	2,800 equity shares of Rs. 10/- each. Further, he does not hold beneficial interest in the equity shares of the Company other than the above.
Board position held	Whole-time Director
Terms and conditions of appointment / reappointment	Liable to retire by rotation. The appointment shall be governed by the resolution passed by the shareholders in their meeting.
Remuneration paid for the financial year 2023-24	Information disclosed in the Corporate Governance Report
Remuneration proposed to be paid	The remuneration shall be governed by the resolution passed by the shareholders in their meeting.
Number of Board meetings attended during the year	Information disclosed in the Corporate Governance Report
Directorships held in other companies	Sun Metals and Alloys Private Limited
Names of the listed entities from which the person has resigned in the past 3 years	Nil
Chairmanship / Membership of the Committees of the Board of other Companies in which he is Director	Nil



DIRECTORS' REPORT TO SHAREHOLDERS

Dear Shareholders,

The Board of Directors of your Company are pleased to present the 34th Annual Report on the operations and business of the Company along with the Audited Financial Statements of the Company for the year ended 31st March 2024.

FINANCIAL RESULTS

The Standalone & Consolidated performance for the financial year ended 31st March 2024 is as under:

(₹ in lakhs)

Particulars	Standalone		Consolidated	
	2023-24	2022-23	2023-24	2022-23
Total Income	12,504.48	17,916.45	12,504.48	17,916.45
Less: Operating Expenses	11,811.59	15,991.53	11,812.84	15,993.42
Less: Finance Cost	1,179.40	1,357.71	1,179.40	1,357.71
Profit/ (Loss) before depreciation and tax	(486.51)	567.20	(487.76)	565.32
Less: Depreciation	344.44	420.84	344.44	420.84
Profit/ (Loss) before Tax and exceptional	(830.95)	146.36	(832.20)	144.48
items				
Less: Provision for Tax	64.88	670.03	64.88	670.02
Net Profit/ (Loss) after Tax	(895.83)	(523.66)	(897.08)	(525.54)
Share of Profit/ (Loss) of Joint Ventures	-	-	(99.10)	(378.08)

FINANCIAL PERFORMANCE

During the period under review, the Company has achieved on standalone basis, revenue of Rs. 12,504.48 Lakhs as against Rs. 17,916.45 lakhs in the previous year. The Company has incurred a net loss after tax of Rs. 895.83 Lakhs as against a net loss after tax of Rs. 523.66 lakhs in the previous year.

During the same period, the Company has on consolidated basis, achieved a revenue of Rs. 12,504.48 Lakhs as against Rs. 17,916.45 lakhs in the previous year. The Company, on a consolidated basis, has incurred a net loss of Rs. 996.18 lakhs as against a net loss of Rs. 903.62 lakhs in the previous year.

CHANGE IN THE NATURE OF BUSINESS, IF ANY

There was no change in the nature of business of the Company during the financial year ended 31st March 2024.

STATE OF AFFAIRS

Operation

During the year under review, the Company has achieved a revenue from operations of Rs. 11,660.73 lakhs as against Rs. 17,681.95 Lakhs in the previous year.

During the year under review, the Company generated 36.61 million units of power as against 63.92 million units during the previous year.

FUTURE PROSPECTS

The outlook and future prospects of the Company are presented in the "Management Discussion and Analysis Report" forming part of this Report.



INDSIL ENERGY GLOBAL FZE, WHOLLY OWNED SUBSIDIARY

There were no operations in Indsil Energy Global (FZE) during the year under review and there was no revenue generated from the subsidiary. Consequently, it was permanently closed down during the year.

AL-TAMMAN INDSIL FERROCHROME LLC (ATIFC)

Al-Tamman Indsil Ferro Chrome LLC has achieved a turnover of 74.28 million dollars in the current financial year as against 70.80 million dollars in the previous year on which the Company had incurred a net loss of 0.24 million dollars as against a net loss of 0.91 million dollars in the previous year.

The Company has subsequently sold its entire stake in Al-Tamman Indsil Ferro Chrome LLC to M/s. LL Resources GMBH and M/s. LLR Holding GMBH, Austria on 19th May 2024.

TRANSFER TO RESERVES

The Company has not transferred any amount to its reserves during the year under review. However, the current year loss of Rs. 895.83 lakhs has been adjusted against the head retained earnings.

DIVIDEND

The Board of Directors has not recommended any dividend on equity shares of the Company for the financial year ended 31st March 2024 keeping in view the requirements of funds for future growth.

For the financial year ended 31st March 2024, the Board of Directors of the Company had declared three interim dividends of Rs. 0.20 per share (2%) each cumulating to 0.60 per share (6%) on the 8% Cumulative Redeemable Preference Shares of Rs. 10/- each resulting in a total cash outflow of Rs.90 lakhs. Accordingly, the Board of Directors have recommended that the interim dividends already declared be considered as final dividend on preference shares for the financial year ended 31st March 2024.

TRANSFER OF UNCLAIMED DIVIDEND / SHARES TO INVESTOR EDUCATION AND PROTECTION FUND

In terms of Section 124 & 125 of the Companies Act, 2013, unclaimed/unpaid dividend relating to the financial year 2016-17 is due for remittance to the Investor Education and Protection Fund established by the Central Government.

Further, pursuant to Section 124(6) of the Companies Act, 2013 read with Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016, 20,938 Equity Shares of Rs.10/- each on which dividend had remained unclaimed for a period of seven years have been transferred to the credit of the demat account identified by the IEPF Authority during the year under review.

SHARE CAPITAL

The issued, subscribed and paid-up Share Capital of the Company as at 31st March 2024 stood at Rs. 42,79,11,220/consisting of 2,77,91,122 Equity Shares of Rs.10/- each and 1,50,00,000 8% Cumulative Redeemable Preference Shares of Rs.10/- each. There was no change in the share capital of the Company during the year under review.

However, the Company has redeemed the entire 1,50,00,000 8% Cumulative Redeemable Preference Shares of Rs.10/- each on 24th May 2024 out of the profits of the Company in accordance with the provisions of section 55 of the Companies Act, 2013.

ANNUAL RETURN

The Annual Return of the Company for the financial year 2023-24 as required under Section 92(3) of the Companies Act, 2013 is available on the website of the Company and can be accessed on the Company's website at https:// www.indsil.com/investors-relation/.

BOARD MEETINGS CONDUCTED DURING THE PERIOD UNDER REVIEW

During the year under review, 6 (Six) Meetings of the Board of Directors were held. Further details regarding the meetings of Board of Directors and Committees thereof are provided under the Corporate Governance Report annexed herewith.



STATEMENT ON COMPLIANCE WITH SECRETARIAL STANDARDS

The Directors have devised proper systems to ensure compliance with the provisions of all applicable Secretarial Standards and such systems are adequate and operating effectively. The Company has duly complied with the Secretarial Standards issued by the Institute of Company Secretaries of India on Meeting of the Board of Directors (SS-1) and General Meeting (SS-2).

DIRECTORS' RESPONSIBILITY STATEMENT

Pursuant to the provisions of Section 134(3)(c) of the Companies Act, 2013 with respect to Directors' Responsibility Statement, the Board hereby confirms that-

- a) in the preparation of the annual accounts, the applicable accounting standards had been followed and there was no material departure from those standards.
- b) the Directors had selected such accounting policies and applied them consistently and made judgments and estimates that were reasonable and prudent so as to give a true and fair view of the state of affairs of the Company at the end of the financial year and of the loss of the Company for that period.
- c) the Directors had taken proper and sufficient care for the maintenance of adequate accounting records in accordance with the provisions of the Companies Act for safeguarding the assets of the Company and for preventing and detecting fraud and other irregularities.
- d) the Directors had prepared the annual accounts on a going concern basis.
- e) the Directors had laid down internal financial controls to be followed by the Company and that such internal financial controls are adequate and were operating effectively; and
- f) the Directors had devised proper system to ensure compliance with the provisions of all the applicable laws and such systems were adequate and operating effectively.

DETAILS IN RESPECT OF FRAUDS REPORTED BY AUDITORS UNDER SECTION 143 (12) OF THE COMPANIES ACT, 2013 OTHER THAN THOSE WHICH ARE REPORTABLE TO THE CENTRAL GOVERNMENT

There were no instances of frauds identified or reported by the Statutory Auditors during the course of their audit pursuant to Section 143(12) of the Companies Act, 2013.

DECLARATION OF INDEPENDENT DIRECTORS

All the Independent directors have given declarations to the effect that they meet the criteria of independence as laid down under section 149(6) of the Companies Act, 2013 read with Schedules and Rules made thereunder and Regulation 25 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 and that their name is included in the data bank as per Rule 6 of the Companies (Appointment and Qualification of Directors) Rules, 2014 (as amended).

COMPANY'S POLICY RELATING TO DIRECTORS' APPOINTMENT, PAYMENT OF REMUNERATION AND OTHER MATTERS PROVIDED UNDER SECTION 178(3) OF THE COMPANIES ACT, 2013

The Board has on the recommendation of the Nomination and Remuneration Committee, framed a policy for fixing the remuneration of Directors, Key Managerial Personnel, Senior Management Personnel and Employees of the Company. The Nomination and Remuneration Policy of the Company is annexed herewith as **Annexure 1** and can also be accessed on the Company's website at the link https://www.indsil.com/investors-relation/.

COMMENTS ON AUDITOR'S REPORT

There were no other qualifications, reservations, adverse remarks or disclaimers made by M/s. Divya K R & Associates, Statutory Auditors, in their report.



In respect of the observations made by Secretarial Auditors in their report, your directors wish to state as follows:

S.	Auditor Qualification or adverse remark	Directors Reply
No.		. ,
1	During the year under review, the Company has declared an interim dividend on the 8% Cumulative Redeemable Preference Shares of Rs. 10/- each on 25th May 2023 which was subsequently paid on 31st May 2023. However, the Company has not deposited the said dividend in a scheduled bank in a separate bank account within 5 (five) days from the date of declaration of dividend as required under Section 123(4) of the Act	The Company will ensure that there are no such instances going forward.
2.	The Board of Directors of the Company have declared an interim dividend on the 8% Cumulative Redeemable Preference Shares of Rs.10/- each on 8 th February 2024 at a rate higher than the average dividends declared by the Company during the immediately preceding three financial years even though the Company has incurred a loss up to the quarter ended 31 st December 2023, which is not in accordance with the proviso to Section 123(3) of the Act	Further, the Company has redeemed the entire 1,50,00,000 8% Cumulative Redeemable Preference Shares of Rs. 10/- each on 24th May 2024.
3.	During the year under review, the Company has not filed e-Form CHG-1 in respect of one creation and three modification(s) of charges with the Registrar of Companies as required under Section 77 of the Act	The Company has not filed the said forms with the Registrar of Companies as the bankers have not affixed their digital signature(s) to the e-form in spite of repeated requests made by the Company for the same.
4.	The Company has reported certain events, which are covered under Regulation 30 read with Schedule III of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, to the stock exchange beyond the prescribed time specified thereunder.	The delay in the filing beyond the prescribed time specified thereunder was due to inadvertence. The Company will ensure that there are no such instances going forward.
5.	The Company has complied with the labour and environmental laws as applicable except to the extent of non-maintenance of certain records as required under the labour and environmental laws and delays in payment of gratuity to the employees	The Company will ensure that proper records are maintained and there are no such instances going forward.

Apart from the above, there were no qualifications, reservations or adverse remarks or disclaimers made by M/s. MDS & Associates LLP, Company Secretaries, Secretarial Auditors in their report.

PARTICULARS OF LOANS, GUARANTEES OR INVESTMENTS MADE UNDER SECTION 186 OF THE COMPANIES ACT, 2013

During the year under review, the Company has not made any investments or granted any loan or given any security or guarantee pursuant to the provisions of Section 186 of the Companies Act, 2013. However, the details in respect of loans & investments made by the Company in the earlier years are disclosed in the notes to the Financial Statements.



PARTICULARS OF CONTRACTS OR ARRANGEMENTS WITH RELATED PARTIES

All the transactions entered into by the Company with related parties as defined under the Companies Act. 2013 and Regulation 23 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 during the financial year 2023-24 were in the ordinary course of business and on arms' length basis.

The particulars of contract and arrangement entered into by the Company with related parties referred to in Section 188(1) of the Companies Act, 2013 which are material in nature are disclosed in Annexure 2 (Form No. AOC-2) and forms part of this Report.

The policy on Related Party Transactions as approved by the Board of Directors of the Company has been uploaded on the Company's website and may be accessed through the link at https://www.indsil.com/investors-relation/.

MATERIAL CHANGES AND COMMITMENTS AFFECTING THE FINANCIAL POSITION OF THE COMPANY

There are no material changes and commitments affecting the financial position of the Company which have occurred between the end of the financial year as on 31st March 2024 and the date of this report.

CONSERVATION OF ENERGY, TECHNOLOGY ABSORPTION, FOREIGN EXCHANGE EARNINGS AND OUTGO

The information pertaining to conservation of energy, technology absorption, Foreign Exchange Earnings and Outgo as required under Section 134(3) (m) of the Companies Act, 2013 read with Rule 8 of the Companies (Accounts) Rules, 2014 is furnished in Annexure 3 and is attached to this Report.

STATEMENT CONCERNING DEVELOPMENT AND IMPLEMENTATION OF RISK MANAGEMENT POLICY OF THE COMPANY

The risk management and minimization procedure adopted and followed by the Company is adequate in relation to the nature and size of the business. The same is reviewed periodically for improvement.

DETAILS OF POLICY DEVELOPED AND IMPLEMENTED BY THE COMPANY ON ITS CORPORATE SOCIAL RESPONSIBILITY INITIATIVES

The Company has not implemented any Corporate Social Responsibility initiatives as the said provisions are not applicable for the year under review. However, the Company has developed a Corporate Social Responsibility Policy in line with the activities mentioned in Schedule VII of the Companies Act, 2013 and the same is posted on the Company's website at the link https://www.indsil.com/investors-relation/.

ANNUAL EVALUATION OF THE BOARD ON ITS OWN PERFORMANCE AND OF THE INDIVIDUAL DIRECTORS AND COMMITTEES

On the advice of the Board of Directors, the Nomination and Remuneration Committee of the Board of Directors of the Company formulated the criteria for evaluation of the performance of the Board of Directors & its Committees, Independent Directors and Non-Independent Directors of the Board. Based on that, performance evaluation has been undertaken. The Independent Directors of the Company have also convened a separate meeting for this purpose.

STATEMENT REGARDING OPINION OF THE BOARD WITH REGARD TO INTEGRITY, EXPERTISE AND EXPERIENCE (INCLUDING THE PROFICIENCY) OF THE INDEPENDENT DIRECTORS APPOINTED DURING THE YEAR

The Board of Directors have evaluated the Independent Directors appointed and opined that the integrity, expertise, and experience (including proficiency) of the Independent Directors is satisfactory.

DIRECTORS & KEY MANAGERIAL PERSONNEL

Sri K Ramakrishnan (DIN: 02797842), Director of the Company retires by rotation at the ensuing Annual General Meeting and being eligible offer himself for re-appointment.

Your Directors recommend his re-appointment.



Pursuant to the approval of the Board of Directors of the Company, the shareholders at the 33rd Annual General Meeting held on 21st September 2023 had accorded their approval for the re-appointment of Sri K Ramakrishnan as Whole-Time Director of the Company for a period of 3 years with effect from 1st June 2024.

Pursuant to the withdrawal of nomination by M/s. Sunmet Holdings India Private Limited, Sri K Ganesan (DIN: 09760661), Non-Executive Nominee Director of the Company ceased to be a Director of the Company with effect from 22nd May 2024.

Further, Sri. Vinod Narsiman was appointed as an Additional Director (Non-executive Non-Independent Director) of the Company with effect from 22nd May 2024 and his appointment as Director of the Company is subject to the approval of the shareholders.

Sri. Kalidoss U was appointed as Company Secretary and Compliance Officer of the Company with effect from 1st July 2023.

The Key Managerial Personnel of the Company as required pursuant to Sections 2(51) and 203 of the Companies Act, 2013 are Sri. Ramakrishnan K, Whole Time Director, Sri R Murali, Chief Financial Officer and Sri. Kalidoss U, Company Secretary.

SUBSIDIARIES, JOINT VENTURES AND ASSOCIATE COMPANIES

The Company had one wholly owned subsidiary viz. M/s. Indsil Energy Global (FZE), Sharjah Airport International Freezone (SAIF) and one joint venture company viz. Al-Tamman Indsil Ferro Chrome LLC.

M/s. Indsil Energy Global (FZE) was permanently closed down during the year under review as it was non-operational.

Further, the Company sold its entire stake in Al-Tamman Indsil Ferro Chrome LLC to M/s. LL Resources GMBH and M/s. LLR Holding GMBH, Austria on 19th May 2024 for a sale consideration of Rs. 146.51 Crores.

The highlights of performance of joint ventures and their contribution to the overall performance of the company upto the date of closure/sale have been disclosed earlier in this report.

Al-Tamman Indsil Ferro Chrome LLC has been considered as a Joint Venture for the purpose of consolidation in the financial statements for the financial year 2023-24.

The Board has approved a policy for determining material subsidiaries which has been uploaded on the Company's website and can be accessed at the link https://www.indsil.com/investors-relation/.

A report containing the salient features of the subsidiary and Joint Venture as required under Section 129(3) of the Companies Act, 2013 in Form AOC-1 is attached herewith as **Annexure 4** to this report.

The consolidated financial statements of the Company and its subsidiary/ joint venture prepared in accordance with the applicable accounting standards have been annexed to the Annual Report. The Annual Accounts of the Subsidiary Company is posted on the website of the Company viz., www.indsil.com and will also be kept open for inspection by the shareholders at the Registered Office of the Company. The Company shall also provide a copy of the Annual Accounts of Subsidiary Company to the shareholders upon their request.

DEPOSITS

The Company has not accepted any deposits covered under Chapter V of the Companies Act, 2013 and hence, there are no deposits remaining unclaimed or unpaid as on 31st March 2024. Accordingly, the question of default in repayment of deposits or payment of interest thereon, during the year, does not arise.

DETAILS OF SIGNIFICANT AND MATERIAL ORDERS PASSED BY THE REGULATORS OR COURTS OR TRIBUNALS IMPACTING THE GOING CONCERN STATUS AND COMPANY'S OPERATION IN FUTURE

There is no significant and material order passed by the regulators or courts or tribunals impacting the going concern status and Company's operation in future.



ADEQUACY OF INTERNAL FINANCIAL CONTROLS WITH REFERENCE TO THE FINANCIAL STATEMENTS

The Company has put in place proper systems and procedures to detect and protect the Organizational resources both tangible and intangible. The Company has also put in place the following to ensure the adequacy of internal financial controls:

- the Company maintains all its records in ERP System and the workflow and approvals are routed through ERP.
- the Company has appointed Internal Auditors to check the Internal Controls and also check whether the workflow
 of the Organization is in accordance with the approved policies. Internal Auditors will present to the Audit
 Committee, the Internal Audit Report and Management Comments on the Internal Audit observations;

The Directors and Management confirm that the Internal Financial Controls (IFC) are adequate with respect to the operations of the Company. A report of Auditors pursuant to Section 143(3)(i) of the Companies Act, 2013 certifying the adequacy of Internal Financial Controls is annexed with the Auditors Report.

MAINTENANCE OF COST RECORDS AS MANDATED BY THE CENTRAL GOVERNMENT

Pursuant to the provisions of Section 148(1) of the Companies act, 2013 read with Companies (Cost Records and Audit) Rules, 2014, the Company was required to maintain cost records. Accordingly, the Company has duly made and maintained the cost records as mandated by the Central Government.

AUDITORS

STATUTORY AUDITORS

Ms. K. R. Divya (Membership Number 228896), Chartered Accountant, Coimbatore was appointed as Statutory Auditors of the Company at the 33rd Annual General Meeting held on 21st September 2023 for a period of five consecutive years from the conclusion of the 33rd Annual General Meeting till the conclusion of the 38th Annual General Meeting of the Company. Subsequent to her appointment, Ms. K. R. Divya registered her practice as a sole proprietorship firm under the name and style "M/s. Divya K R and Associates" with the Institute of Chartered Accountants of India bearing the Firm Registration No. 027280S. The audit report issued by M/s. Divya K R and Associates is enclosed and forms part of this Annual Report.

The Company has received a certificate from M/s. Divya K R & Associates confirming that they are not disqualified from continuing as Statutory Auditors of the Company.

COST AUDITOR

Pursuant to the provision of Section 148 of the Companies Act, 2013 and as per the recommendation of the Audit Committee, the Board of Directors, have appointed Sri B Venkateswar (Membership No. 27622), Cost Accountant, Coimbatore as Cost Auditor of the Company for the financial year 2024-25. The remuneration payable to the Cost Auditor is subject to the ratification of the members in General Meeting. The Board recommends their remuneration for members ratification.

SECRETARIAL AUDITORS

Pursuant to the provisions of Section 204 of the Companies Act, 2013 and the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014, the Company has appointed M/s. MDS & Associates LLP, Company Secretaries, to undertake the Secretarial Audit of the Company for the financial year 2023-24. The report of the Secretarial Auditor is annexed herewith as **Annexure 5** to this report.

DETAILS OF APPLICATION MADE OR ANY PROCEEDING PENDING UNDER THE INSOLVENCY AND BANKRUPTCY CODE, 2016 DURING THE YEAR

No applications have been made and no proceedings are pending against the Company under the Insolvency and Bankruptcy Code, 2016.



DETAILS OF DIFFERENCE BETWEEN AMOUNT OF THE VALUATION DONE AT THE TIME OF ONE TIME SETTLEMENT AND THE VALUATION DONE WHILE TAKING LOAN FROM THE BANKS OR FINANCIAL INSTITUTIONS ALONG WITH THE REASONS THEREOF.

The disclosure under this clause is not applicable as the Company has not undertaken any one-time settlement with the banks or financial institutions during the year under review.

PARTICULARS OF EMPLOYEES

The disclosure as required under Section 197(12) of the Companies Act, 2013 read with Rule 5 of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014, is annexed herewith as **Annexure 6**.

EMPLOYEE STOCK OPTION SCHEME

The Company has implemented the Indsil Hydro Power and Manganese Limited Employee Stock Option Scheme 2018 (Indsil ESOS 2018). The Nomination and Remuneration Committee administers and monitors the Employees' Stock Option Scheme of the Company. The disclosure pursuant to the provisions of SEBI (Share Based Employee Benefits and Sweat Equity) Regulations, 2021 is given in **Annexure 7** to this report.

The Company has received a Certificate from the Secretarial Auditors of the Company that the above referred Scheme had been implemented in accordance with the SEBI (Share Based Employee Benefits and Sweat Equity) Regulations, 2021 and the resolutions passed by the members in this regard.

DISCLOSURE UNDER THE SEXUAL HARASSMENT OF WOMEN AT WORKPLACE (PREVENTION, PROHIBITION AND REDRESSAL) ACT, 2013

The Company has been employing women employees in various cadres within the Office/factory premises. The Company has complied with the provisions relating to the constitution of Internal Complaints Committee under the Sexual Harassment of Women at Workplace (Prevention, Prohibition and Redressal) Act, 2013. There was no complaint received from any employee during the financial year 2023-24 and hence no complaint is outstanding as on 31.03.2024 for redressal.

MANAGEMENT DISCUSSION AND ANALYSIS

The report on Management Discussion and Analysis is annexed herewith as Annexure 8 to this report.

CORPORATE GOVERNANCE

A report on Corporate Governance is annexed and forms part of this report. The Company has complied with the conditions relating to Corporate Governance as stipulated in SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.

AUDIT COMMITTEE

The Company has an Audit Committee in accordance with the provisions of Section 177 of the Companies Act, 2013 and Regulation 18 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. Kindly refer to the Section on Corporate Governance, under the head 'Audit Committee' for matters relating to the composition, meetings and functions of the Committee. The Board has accepted all the recommendations of Audit Committee during the year whenever required and hence no disclosure as required under Section 177(8) of the Companies Act, 2013 with respect to rejection of any recommendations of Audit Committee by Board is necessary.



VIGIL MECHANISM (WHISTLE BLOWER POLICY)

The Company has constituted a Vigil Mechanism as required under the Companies Act, 2013 and SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The Company has adopted a formal mechanism to the Directors and employees to report about unethical behaviour, suspected fraud or violation of Code of Conduct and ethics. The Policy aims at conducting the affairs in a fair and transparent manner by adopting the highest standards of professionalism, honesty, integrity and ethical behaviour. The policy can be accessed on the Company's website at the link https://www.indsil.com/investors-relation/.

CEO/CFO CERTIFICATION

As required under SEBI (Listing Obligations and Disclosure Requirements) Rules, 2015, the Whole-Time Director and the Chief Financial Officer have furnished necessary Certificate to the Board on the financial statements presented.

ACKNOWLEDGEMENTS

Your Directors are extremely thankful to the bankers for their continued support. Your Directors acknowledge and express their grateful appreciation for the co-operation and support received from Government Authorities, Kerala State Industrial Development Corporation, employees, customers and suppliers. They also thank the shareholders for the confidence reposed by them in the management of the Company and for their continued support and co-operation.

For and on behalf of the Board

Place: Coimbatore Date: 29.05.2024

K RAMAKRISHNAN WHOLE-TIME DIRECTOR DIN: 02797842

DIRECTOR DIN: 08744090

S VARADARAJAN



NOMINATION & REMUNERATION POLICY

Indsil Hydro Power and Manganese Limited (the Company) believes that Human Resource asset is one of the vital factors and plays an important role in achieving the success and sustainability of an organization. The Company believes that committed work force is an invaluable asset for the organization. Keeping these facts in view, the Nomination & Remuneration Policy was adopted by the Board of Directors. The Nomination & Remuneration Policy is mainly to attract competent talents and motivate them. It also maintains in retaining such talents in the competitive market. This inter-alia is a tool to achieve the Company's objectives for good Corporate Governance and sustained long term value creation for stakeholders.

This Nomination and Remuneration Policy is being formulated in compliance with Section 178 of the Companies Act, 2013 read along with the applicable rules thereto and Regulation 19 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended from time to time. This policy on nomination and remuneration of Directors, Key Managerial Personnel and Senior Management has been formulated by the Nomination and Remuneration Committee (NRC or the Committee) and has been approved by the Board of Directors.

DEFINITIONS

"Key Managerial Personnel" means key managerial personnel as defined in sub-section (51) of section 2 of the Companies Act, 2013.

"Remuneration" means remuneration as defined in in sub-section (78) of section 2 of the Companies Act, 2013.

"Senior Managerial Personnel" or "Senior Management" means any person as defined in clause (d) of subregulation (1) of regulation 16 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015

All other words and expressions used but not defined in this policy, but defined in the Companies Act, 2013, Securities and Exchange Board of India Act, 1992, the Securities Contracts (Regulation) Act, 1956, the Depositories Act, 1996 and/or the rules and regulations made thereunder shall have the same meaning as respectively assigned to them in such Acts or rules or regulations or any statutory modification or re-enactment thereto, as the case may be.

OBJECTIVE:

- a) to guide the Board in relation to appointment and removal of Directors, Key Managerial Personnel and Senior Management.
- b) to evaluate the performance of the members of the Board and Provide necessary report to the Board for further evaluation of the Board.
- to recommend to the Board on Remuneration payable to the Directors, Key Managerial Personnel and Senior Management.

APPOINTMENT CRITERIA

The Committee identifies persons with rich experience and recommends to the Board for appointment of Directors, Key Managerial Personnel or Senior Management level. The Committee analyses the appointee with regard to his/her skills, knowledge, experience in the required fields like finance, accounts, audit, law, management, sales, marketing, administration, research, corporate governance, technical operation and other disciplines related to the Company's business. The Committee has the discretion to decide on the age for the concerned positions depending upon the circumstances of each case.



ROLE OF COMMITTEE

The role of the Committee inter-alia is the following:

- a. To formulate the criteria for determining qualifications, positive attributes and independence of a director.
- b. To formulate and recommend to the Board a policy, relating to the remuneration for the Directors, key managerial personnel and other senior management personnel.
- c. To identify persons who are qualified to become Directors and who may be appointed in senior management in accordance with the criteria laid down by the Committee
- d. To recommend to the Board the appointment and removal of Directors, key managerial personnel and Senior Management.
- e. To recommend to the Board, all remuneration, in whatever form, payable to Senior Management.
- f. To formulate the criteria for evaluation of performance of independent directors and the Board of Directors
- g. To specify the manner for effective evaluation of performance of the Board of Directors, its committees and individual Directors, to be carried out either by the Board, by the Nomination and Remuneration Committee or by an independent external agency and to review its implementation and compliance.
- h. In every appointment of Independent Director, to evaluate the balance of skills, knowledge and experience on the Board, possessed by the person intended to be appointed as an Independent Director and on the basis of such evaluation, to prepare a description of the role and capabilities required of an independent director.
- To ensure that the person recommended to the Board for appointment as an Independent Director have all the capabilities identified by the Committee in the description of the role and capabilities required of an independent director.
- j. For the purpose of identifying suitable candidates, the Committee may:
 - i. use the services of an external agencies, if required;
 - ii. consider candidates from a wide range of backgrounds, having due regard to diversity; and
 - iii. consider the time commitments of the candidates
- k. To recommend, whether to extend or continue the term of appointment of the independent director, on the basis of the report of performance evaluation of independent directors
- To devise a policy on diversity of board of directors
- m. To undertake succession planning for replacing Key Managerial Personnel and Senior Management and oversee its implementation.
- n. To operate and administer the employee stock option scheme as approved by the Board of Directors and shareholders in accordance with the regulations laid down.
- To carry out any other function as may be mandated by the Board from time to time and / or enforced by any statutory notification, amendment, modification or re-enactment thereof for the time being in force, as may be applicable.
- p. To perform such other functions as may be necessary or appropriate for the performance of its duties.



APPOINTMENT AND REMOVAL OF DIRECTORS, KEY MANAGERIAL PERSONNEL AND SENIOR MANAGEMENT PERSONNEL

- a) The Committee shall identify and ascertain the integrity, qualification, expertise and experience of the person for appointment as Director, Key Managerial Personnel or at Senior Management level and recommend his/her appointment, as per Company's Policy.
- b) A person should possess adequate qualification, expertise and experience for the position he/she is considered for appointment. The Committee has authority to decide whether qualification, expertise and experience possessed by a person is sufficient / satisfactory for the position.
- c) The Company shall not appoint or continue the employment of any person as Whole-time Director who has attained the age of seventy years. Provided that the term of the person holding this position may be extended beyond the age of seventy years with the approval of shareholders by passing a Special Resolution.

TERM / TENURE

a) Managing Director / Whole-time Director

The Company shall appoint or re-appoint any person as its Managing Director or Whole-time Director for a term not exceeding five years at a time. No re-appointment shall be made earlier than one year before the expiry of term.

b) Independent Director

An Independent Director shall hold office for a term up to five consecutive years on the Board of the Company and will be eligible for re-appointment on passing of a Special Resolution by the Company and disclosure of such appointment in the Board's Report.

No Independent Director shall hold office for more than two consecutive terms of up to maximum of 5 years each, but such Independent Director shall be eligible for appointment after expiry of three years of ceasing to become an Independent Director.

Provided that an Independent Director shall not, during the said period of three years, be appointed in or be associated with the Company in any other capacity, either directly or indirectly.

At the time of appointment of Independent Director it should be ensured that number of Boards on which such Independent Director serves is restricted to seven listed Companies as an Independent Director and three listed Companies as an Independent Director in case such person is serving as a Whole-time Director / Managing Director of a listed Company or such other number as may be prescribed under the Act.

EVALUATION

The Committee shall carry out evaluation of performance of Director, Key Managerial Personnel and Senior Management Personnel yearly or at such intervals as may be considered necessary in accordance with the provisions of the Companies Act, 2013 and SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.

REMOVAL

The Committee may recommend with reasons recorded in writing, removal of a Director, Key Managerial Personnel or Senior Management Personnel subject to the provisions and compliance of the Companies Act, 2013, rules and regulations and the policy of the Company.



RETIREMENT

The Director, Key Managerial Personnel and Senior Management Personnel shall retire as per the applicable provisions of the Act and the prevailing policy of the Company. The Board will have the discretion to retain the Director, Key Managerial Personnel, Senior Management Personnel in the same position / remuneration or otherwise even after attaining the retirement age, for the benefit of the Company.

POLICY FOR REMUNERATION TO DIRECTORS / KEY MANAGERIAL PERSONNEL / SENIOR MANAGEMENT PERSONNEL

1) Remuneration to Managing Director / Whole-time Director

- a) The Remuneration Commission etc., to be paid to Managing Director / Whole-time Director etc., shall be governed as per provisions of the Companies Act, 2013 and rules made there under or any other enactment for the time being in force and the approvals obtained from the Shareholders of the Company, whenever necessary.
- b) The Nomination and Remuneration Committee shall make such recommendations to the Board of Directors, as it may consider appropriate with regard to remuneration to Managing Director / Whole-time Director.

2) Remuneration to Non-Executive / Independent Directors

- a) The Non-Executive / Independent Directors may receive sitting fees and such other remuneration as permissible under the provisions of Companies Act, 2013. The amount of sitting fees shall be such as may be recommended by the Nomination and Remuneration Committee and approved by the Board of Directors.
- b) All the remuneration of the Non-Executive / Independent Directors (excluding remuneration for attending meetings as prescribed under Section 197(5) of the Companies Act, 2013) shall be subject to ceiling / limits as provided under Companies Act, 2013 and rules made there under or any other enactment for the time being in force. The amount of such remuneration shall be such as may be recommended by the Nomination and Remuneration Committee and approved by the Board of Directors or shareholders, as the case may be.
- c) An Independent Director shall not be eligible to get Stock Options and also shall not be eligible to participate in any share-based payment schemes of the Company.
- d) Any remuneration paid to Non-Executive / Independent Directors for services rendered which are of professional in nature shall not be considered as part of the remuneration for the purposes of Clause (b) above if the following conditions are satisfied:
 - (i) The services are rendered by such Director in his capacity as the Professional and
 - (ii) In the opinion of the Committee, the Director possesses the requisite qualification for the practice of that profession.
- e) The Committee shall determine the stock options and other share-based payments to be made to Directors (other than Independent Directors).

3) Remuneration to Key Managerial Personnel and Senior Management

- a) The remuneration to Key Managerial Personnel and Senior Management shall consist of fixed pay, in compliance with the provisions of the Companies Act, 2013 and in accordance with the Company's Policy.
- b) The Committee shall determine the stock options and other share-based payments to be made to Key Managerial Personnel and Senior Management.

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- c) The fixed pay shall include monthly remuneration, employer's contribution to Provident Fund etc., as decided from time to time.
- d) The incentive pay shall be decided based on the balance between performance of the Company and performance of the Key Managerial Personnel and Senior Management, to be decided annually or at such intervals as may be considered appropriate.

IMPLEMENTATION

The Committee may issue guidelines, procedures, formats, reporting mechanism and manuals in supplement and for better implementation of this policy as considered appropriate. The Committee may delegate any of its powers to one or more of its members.



Form No. AOC-2

ANNEXURE - 2

(Pursuant to Clause (h) of Sub-section (3) of Section 134 of the Act and Rule 8(2) of the Companies (Accounts) Rules, 2014)

Disclosure of particulars of contracts / arrangements entered into by the Company with related parties referred to in Sub-section (1) of Section 188 of the Companies Act, 2013 including certain arms length transactions under third proviso thereto.

- 1. Details of contracts or arrangements or transactions not on arm's length basis Not applicable
- 2. Details of material contracts or arrangements or transactions at arm's length:

Name(s) of the related party	Nature of relationship	Nature of contracts/ arrangements/ transactions	Duration of the contracts / arrangements / transactions	Salient terms of the contracts or arrangement or transactions including the value, if any.	Date(s) of approval by the Board, if any.	Amount paid as advances, if any ₹
Al-Tamman Indsil Mining LLC	Subsidiary of Al-Tamman Indsil Ferro Chrome LLC	Sale and Purchase of Chrome ore and other raw materials, semi-finished goods and finished goods	For a period from the conclusion of the 33 rd Annual General Meeting till the conclusion of the 34 th Annual General Meeting	Sale and Purchase of Chrome ore and other raw materials, semi- finished goods and finished goods for an amount not exceeding Rs. 100 Crores per annum	07.08.2023	Nil
Sunmet Holdings India Private Limited	Holding Company	Sale and Purchase of Chrome ore and other raw materials, semi-finished goods and finished goods and leasing of property	For a period from the conclusion of the 33 rd Annual General Meeting till the conclusion of the 34 th Annual General Meeting	Sale and Purchase of Chrome ore and other raw materials, semi- finished goods and finished goods and leasing of property for an amount not exceeding Rs. 100 Crores per annum	07.08.2023	Nil
Al-Tamman Indsil Ferro Chrome LLC	Joint Venture	Sale and Purchase of Chrome ore and other raw materials, semi-finished goods and finished goods	For a period from the conclusion of the 33 rd Annual General Meeting till the conclusion of the 34 th Annual General Meeting	Sale and Purchase of Chrome ore and other raw materials, semifinished goods and finished goods for an amount not exceeding Rs. 100 Crores per annum	07.08.2023	Nil

For and on behalf of the Board

Place: Coimbatore Date: 29.05.2024

K RAMAKRISHNAN WHOLE-TIME DIRECTOR DIN: 02797842 S VARADARAJAN DIRECTOR DIN: 08744090





CONSERVATION OF ENERGY, TECHNOLOGY ABSORPTION, FOREIGN EXCHANGE EARNINGS **AND OUTGO**

[Pursuant to the provisions of Section 134(3)(m) of the Companies Act, 2013 read with the Companies (Accounts) Rules, 2014]

A. CONSERVATION OF ENERGY

i.	Steps taken for Conservation of Energy:	At the time of installation of the equipment, sufficient devices have already been incorporated to conserve energy. These devices and furnace operation practices based on indigenous technology have resulted in maintaining the industry standards of consumption.
ii.	Steps taken by the Company for utilising alternate sources of energy:	Not Applicable
iii.	Capital investment on energy conservation equipments:	Nil

B. TECHNOLOGY ABSORPTION

i.	Efforts made towards technology absorption	The Company through R & D in process control has consistently improved the performance through innovative practices developed and perfected in-house.
ii.	Benefits derived like product improvement, cost reduction, product development or import substitution	The metallurgical balance and recovery rates achieved through inhouse R & D had made this Company outstanding in performance when compared with other industries in this class.
iii.	Information regarding imported technology (imported during the last 3 years reckoned from the beginning of the financial year)	Nil
iv.	Expenditure incurred on Research & Development:	R & D is done on a continuous basis and products with critical specification and better grades have been achieved. This being a continuous process industry, development of newer and better products is achieved as a part of regular manufacturing process and therefore no separate cost allocation can be done for R & D. The Company has developed indigenous system for raw material feeding and for furnace stoking which, in turn enhances the versatility of the batching system.

C. FOREIGN EXCHANGE EARNINGS AND OUTGO

₹ in lakhs

Particulars	2023-24	2022-23
Earnings	Nil	Nil
Expenditure	Nil	Nil

For and on behalf of the Board

Place: Coimbatore Date: 29.05.2024

> K RAMAKRISHNAN WHOLE-TIME DIRECTOR

DIRECTOR DIN: 02797842 DIN: 08744090

S VARADARAJAN



Form AOC-1

ANNEXURE - 4

Statement containing salient features of the financial statement of subsidiaries/associate companies/joint ventures [Pursuant to first proviso to sub-section (3) of section 129 read with rule 5 of Companies (Accounts) Rules, 2014]

Part "A": Subsidiaries

S. No.	Particulars	Details
1.	Name of the Subsidiary	Indsil Energy Global (FZE)
2.	Reporting period for the subsidiary concerned, if different from	May 2023 to April 2024
	the holding Company's reporting period	
3.	Reporting Currency and exchange rate as on the last date of	United Arab Emirates Dirham (AED).
	the relevant financial year in the case of foreign subsidiaries	1 AED is equal to 22.70 INR
4.	Share Capital	Rs. 25.73 lakhs
5.	Reserves & Surplus	Rs. (25.73 lakhs)
6.	Total assets	Nil
7.	Total Liabilities	Nil
8.	Investments	Nil
9.	Turnover	Nil
10.	Profit/(Loss) before taxation	Rs. (1.25) lakhs
11.	Provision for taxation	Nil
12.	Profit/(Loss) after taxation	Rs. (1.25) lakhs
13.	Proposed dividend	Nil
14.	Percentage of shareholding	100%

- 1. Names of subsidiaries which are yet to commence operations NIL
- 2. Names of subsidiaries which have been liquidated or sold during the year Indsil Energy Global (FZE)

Part "B": Associates and Joint Ventures

Statement pursuant to Section 129(3) of the Companies Act, 2013 related to Associate Companies and Joint Ventures

Na	me of associates/ Joint Ventures	Al Tamman Indsil Ferro Chrome LLC
1.	Latest audited Balance Sheet Date	January 2023 to December 2023
2.	Shares of Associate/ Joint Venture held by the company on the year end	
	No. of shares	23,81,372
	Amount of Investment in Associates/ Joint Venture	Rs. 3,923.72 lakhs
	Extent of Holding %	50%
3.	Description of how there is significant influence	By virtue of holding being 20% or more
4.	Reason why the associate/joint venture is not consolidated	Not Applicable
5.	Net worth attributable to shareholding as per latest audited Balance Sheet	Rs. 4,353.21 lakhs
6.	Profit/(Loss) for the year	
	i. Considered in Consolidation	Rs. (99.10 lakhs)
	ii. Not Considered in Consolidation	Rs. (99.10 lakhs)

- 1. Names of associates or joint ventures which are yet to commence operations NIL.
- 2. Names of associates or joint ventures which have been liquidated or sold during the year NIL.

For and on behalf of the Board

Place: Coimbatore Date: 29.05.2024

K RAMAKRISHNAN WHOLE-TIME DIRECTOR DIN: 02797842 S VARADARAJAN DIRECTOR DIN: 08744090





FORM NO. MR-3 SECRETARIAL AUDIT REPORT FOR THE FINANCIAL YEAR ENDED 31ST MARCH 2024

[Pursuant to Section 204(1) of the Companies Act, 2013 and Rule No.9 of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014 and Regulation 24A of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015]

То

The Members.

INDSIL HYDRO POWER AND MANGANESE LIMITED

(CIN: L27101TZ1990PLC002849) Indsil House, Door No.: 103-107, T.V. Samy Road (West), R S Puram,

Coimbatore - 641002

We have conducted the secretarial audit of the compliance of applicable statutory provisions and the adherence to good corporate practices by M/s. INDSIL HYDRO POWER AND MANGANESE LIMITED (hereinafter called the Company). Secretarial Audit was conducted in a manner that provided us a reasonable basis for evaluating the corporate conducts/ statutory compliances and expressing our opinion thereon.

Based on our verification of **M/s. INDSIL HYDRO POWER AND MANGANESE LIMITED's** books, papers, minute books, forms and returns filed and other records maintained by the Company and also the information provided by the Company, its officers, agents and authorized representatives during the conduct of secretarial audit, we hereby report that in our opinion, the Company has, during the audit period covering the financial year ended **31**st **March 2024**, complied with the statutory provisions listed hereunder and also that the Company has proper Board-processes and compliance mechanism in place to the extent, in the manner and subject to the reporting made hereinafter.

We have examined the books, papers, minute books, forms and returns filed, and other records maintained by the Company for the financial year ended on 31st March 2024 according to the provisions of:

- i. The Companies Act, 2013 (the Act) and the rules made thereunder.
- ii. The Securities Contracts (Regulation) Act, 1956 ('SCRA') and the rules made thereunder.
- iii. The Depositories Act, 1996 and the Regulations and bye-laws framed thereunder.
- iv. Foreign Exchange Management Act, 1999 and the rules and regulations made there under to the extent of Foreign Direct Investment and Overseas Direct Investment.
- v. The following Regulations prescribed under the Securities and Exchange Board of India Act, 1992 ('SEBI Act'): -
 - a. The Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015
 - b. The Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011
 - c. The Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 2015
 - d. The Securities and Exchange Board of India (Registrars to an Issue and Share Transfer Agents) Regulations, 1993, regarding the Companies Act and dealing with client



- e. The Securities and Exchange Board of India (Depositories and Participants) Regulations, 2018 and
- f. The Securities and Exchange Board of India (Share Based Employee Benefits and Sweat Equity) Regulations, 2021.

We have also examined compliance with the applicable clauses of the following:

- a. Secretarial Standards with respect to Board Meetings (SS-1) and General Meetings (SS-2) issued by The Institute of Company Secretaries of India (ICSI)
- b. The Listing Agreement entered into by the Company with BSE Limited.

During the year under review the Company has complied with the provisions of the Act, Rules, Regulations and Standards etc., mentioned above except to the extent given below.

- a. During the year under review, the Company has declared an interim dividend on the 8% Cumulative Redeemable Preference Shares of Rs. 10/- each on 25th May 2023 which was subsequently paid on 31st May 2023. However, the Company has not deposited the said dividend in a scheduled bank in a separate bank account within 5 (five) days from the date of declaration of dividend as required under Section 123(4) of the Act.
- b. The Board of Directors of the Company have declared an interim dividend on the 8% Cumulative Redeemable Preference Shares of Rs. 10/- each on 8th February 2024 at a rate higher than the average dividends declared by the Company during the immediately preceding three financial years even though the Company has incurred a loss up to the quarter ended 31st December 2023, which is not in accordance with the proviso to Section 123(3) of the Act.
- c. During the year under review, the Company has not filed e-Form CHG-1 in respect of one creation and three modification(s) of charges with the Registrar of Companies as required under Section 77 of the Act.
- d. The Company has reported certain events, which are covered under Regulation 30 read with Schedule III of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, to the stock exchange beyond the prescribed time specified thereunder.

We further report that, during the year under review, there were no actions/ events in pursuance of the following Rules/Regulations requiring compliance thereof by the Company:

- a. The Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2018
- b. The Securities and Exchange Board of India (Delisting of Equity Shares) Regulations, 2021
- c. The Securities and Exchange Board of India (Buyback of Securities) Regulations, 2018 and
- d. The Securities and Exchange Board of India (Issue and Listing of Non-convertible Securities) Regulations, 2021.

We further report that based on the information provided by the Company, its officers and authorized representatives, there are no laws specifically applicable to the Company.

We further report that having regard to the compliance system prevailing in the Company and on the review of quarterly compliance reports taken on record by the Board of Directors and on examination of the relevant documents and records in pursuance thereof, on test-check basis, the Company has complied with the labour and environmental laws as applicable except to the extent of non-maintenance of certain records as required under the labour and environmental laws and delays in payment of gratuity to the employees.

We further report that the compliance by the Company of applicable financial laws, like direct and indirect tax laws, has not been reviewed in this audit since the same has been subject to review by statutory financial auditors and other designated professionals.



We further report that

The Board of Directors of the Company is duly constituted with proper balance of Executive Directors, Non-Executive Directors, Independent Directors and a Woman Director. There were no changes in the composition of the Board of Directors during the period under review.

Adequate notice is given to all Directors to schedule the Board Meetings, agenda and detailed notes on agenda were sent at least seven days in advance, and a system exists for seeking and obtaining further information and clarifications on the agenda items before the meeting and for meaningful participation at the meeting.

All decisions at Board meetings and Committee meetings are carried out unanimously as recorded in the minutes of the meetings of the Board of Directors or Committee of the Board, as the case may be.

We further report that there are adequate systems and processes in the Company commensurate with the size and operations of the Company to monitor and ensure compliance with all applicable laws, rules, regulations and guidelines.

We further report that the Company has sold its entire stake of 50% in its Joint Venture, Al-Tamman Indsil Ferro Chrome LLC on 19th May 2024 pursuant to the approval granted by the members in the Extra-Ordinary General Meeting held on 28th July 2023 under Section 180(1)(a) of the Companies Act, 2013 and Regulation 37A of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.

Other than the above, there were no instances of

- Public / Rights / Preferential issue of shares / debentures / sweat equity.
- Redemption / buy-back of securities.
- · Merger / amalgamation / reconstruction etc.
- · Foreign technical collaborations

Place: Coimbatore

Date

: 29.05.2024

For MDS & Associates LLP Company Secretaries

M D Selvaraj Managing Partner FCS No.: 960; C P No.: 411 Peer Review No. 3030/2023

UDIN: F000960F000438947

This report is to be read with our letter of even date which is annexed as Annexure A and forms an integral part of this report



'Annexure A'

ANNEXURE TO SECRETARIAL AUDIT REPORT ISSUED BY COMPANY SECRETARY IN PRACTICE

То

The Members.

INDSIL HYDRO POWER AND MANGANESE LIMITED

(CIN: L27101TZ1990PLC002849) Indsil House, Door No.: 103-107, T.V. Samy Road (West), R S Puram,

Coimbatore - 641002

Our report of even date is to be read along with this letter.

- 1. Maintenance of Secretarial records is the responsibility of the management of the company. Our responsibility is to express an opinion on these secretarial records based on our audit.
- 2. We have followed the audit practices and processes as were appropriate to obtain reasonable assurance about the correctness of the contents of the Secretarial records. The verification was done on test basis to ensure that correct facts are reflected in secretarial records. We believe that the processes and practices we followed provide a reasonable basis for our opinion.
- 3. We have not verified the correctness and appropriateness of financial records and Books of Accounts of the Company.
- 4. Wherever required, we have obtained the Management representation about the compliance of laws, rules, and regulations and happening of events etc.
- The compliance of the provisions of corporate and other applicable laws, rules and regulation, standards is the responsibility of the management. Our examination was limited to the verification of procedures on random test basis.
- 6. The Secretarial Audit report is neither an assurance as to the future viability of the company nor of the efficacy or effectiveness with which the management has conducted the affairs of the company.

For MDS & Associates LLP Company Secretaries

M D Selvaraj Managing Partner FCS No.: 960; C P No.: 411 Peer Review No. 3030/2023

UDIN: F000960F000438947

Place : Coimbatore Date : 29.05.2024





- A. Disclosure under Section 197 (12) and Rule 5(1) of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014
 - 1. Ratio of remuneration of each Director to the median remuneration of the employees of the Company for the financial year ended 31st March 2024 and the percentage increase in remuneration of each Director, Chief Financial Officer, Chief Executive Officer, Company Secretary or Manager in the financial year ended 31st March 2024.

S.	Director	Category	Ratio to median	% increase
No.			remuneration	
1	Sri. K. Ramakrishnan	Whole-time Director	2.72:1	(19.11)
2	Sri. S. K. Viswanathan	Director	-	-
3	Sri S Varadarajan	Director	-	-
4	Smt. Gayatri	Director	-	-
	Vijaikumar			
5	Smt. T Kalaivani	Director	-	-
6	Sri K Ganesan	Director	-	-
7	Sri R Murali	Chief Financial Officer	-	5.90
8	Sri Kalidoss U \$	Company Secretary	-	NA

Note: Sitting fees and consultancy fees paid to the Directors have not been considered as remuneration for this purpose.

- \$ Sri Kalidoss U was appointed as Company Secretary and Compliance Officer of the Company with effect from 1st July 2023.
- 2. Percentage increase in the median remuneration of employees in the financial year: 6%
- 3. Number of permanent employees on the rolls of Company as on 31st March 2024: 209
- 4. Average percentile increase already made in the salaries of employees other than the managerial personnel in the last financial year and its comparison with the percentile increase in the managerial remuneration and justification thereof and point out if there are any exceptional circumstances for increase in the managerial remuneration: 2%
- 5. Affirmation that the remuneration is as per the Remuneration Policy of the Company.

Your directors affirm that the remuneration is as per the Nomination and Remuneration Policy of the Company.



PART A - Information as per Rule 5(2) of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014 Details of Top 10 Employees in terms of gross remuneration paid during the year ended 31st March 2024. œ.

°S		Designation	- Iallallal	Kuallication (Experi-	Date of com-	Age	Last
	Employee		ation (₹		ence	mencement of		Employment
			In lakhs)		(in years)	Employment		
-	Murali R	Chief Financial	13.28	M.Com., BL.,	41	04.01.2012	62	Dangote, Nigerial
		Officer		MBA (Marketing)				Alloys Ltd
2.	Praveen T V	Chief Manager	12.20	Dip (Electronics &	28	25.07.2012	51	NA
		(Production &		Communication)				
		Process)						
3.	Joseph Amirdaraj	General	12.01	B.Tech (Mech)	43	04.02.2008	61	Auto Print Machinery
	Ŋ	Manager (P&P)						Manufacturers Pvt Ltd
4	Muthiah R	AGM -	11.12	MBA Finance	29	08.04.2013	51	Precot Ltd
		Accounts						
5.	Sinha S K	Unit Head	10.58	Bachelor of	38	22.11.2004	62	The Waxpol Industries
				Chemical				Ltd, Pepocarbon &
				Engineering				Chemicals Co, Birla
								Cements
9.	Rajkumar D	AGM - Finance	10.38	B.Com., MBA	31	15.07.2013	54	Precot Ltd
				Finance				
	Vakada Gopi	Unit Head	10.23	ВА	26	01.02.2012	28	GM at Jayalakshmi
								Ferro Alloys
ω. -	Rajan Jose K	GM - Works	8.87	B.Sc.,	54	10.12.2003	78	Elgi Rubber Company
				(Engineering)				Ltd
ල	Sivakumar N	Production	6.31	B.Sc (Chemistry)	24	05.12.2020	24	Phelton Bhutan
		Manager						
10.	Anil K	Manager - HPP	8.18	Diploma in	31	08.03.2001	22	Sengulam Hydro
				Electrical				Electric Project, KSEB,
				Engineering				Kerala

Note:

- 1. Nature of employment: All executives are on the permanent rolls of the Company.
- Remuneration includes salary, allowances, contribution to Provident Fund, Gratuity Fund and other taxable perquisites paid during the year.
- None of the employees specified above hold more than 2% of the paid-up equity share capital of the Company. ა.
- None of the employees as specified above are related to any director of the Company.

For and on behalf of the Board

WHOLE-TIME DIRECTOR K RAMAKRISHNAN

DIRECTOR

DIN: 08744090

S VARADARAJAN

DIN: 02797842

Place: Coimbatore Date: 29.05.2024



DETAILS OF STOCK OPTIONS PURSUANT TO SEBI (SHARE BASED EMPLOYEE BENEFITS AND SWEAT EQUITY) REGULATIONS, 2021

1. Disclosure in terms of the 'Guidance note on accounting for employee share-based payments' issued by ICAI:

Disclosed in the notes to the financial statements which forms part of this Annual Report.

2. Material Changes in the Scheme:

No material change has been carried out during the financial year under review.

3. Diluted EPS on issue of shares pursuant to ESOS:

Not applicable as the Company does not have any outstanding stock options during the year under review.

- 4. Details related to Employee Stock Option Scheme (ESOS)
 - i. A description of each ESOS that existed at any time during the year, including the general terms and conditions of each ESOS, including –

S. No.	Particulars	Details
а	Date of Shareholders' approval	27.09.2018
b	Total number of options approved under ESOS	10,00,000
С	Vesting requirements	Options granted under Indsil ESOS 2018 would vest not less than one year from the date of grant of such options. Vesting of options would be a function of continued employment with the Company and achievement of performance criteria as specified by the Nomination and Remuneration Committee as communicated on grant of options. The specific vesting schedule and conditions subject to which vesting would take place would be outlined in the letter of grant given to the option grantee at the time of grant of options.
d	Exercise price or pricing formula	The exercise price shall be as decided by the Nomination and Remuneration Committee subject to a minimum of the face value per share per option
е	Maximum term of options granted	The options shall vest not less than one year from the date of grant and not more than 4 years as specified in the Letter of grant given to the option grantees
f	Source of shares	Primary
g	Variation in terms of options	No variation

- ii. Method used to account for ESOS: Fair Value Method
- iii. Where the Company opts for expensing of the options using the intrinsic value of the options, the difference between the employee compensation cost so computed and the employee compensation cost that shall have



been recognized if it had used the fair value of the options shall be disclosed. The impact of this difference on profits and on EPS of the Company shall also be disclosed.

Not applicable as the Company has adopted fair value method of accounting for options issued under ESOS.

iv. Option movement during the year

Particulars	Details
Number of options outstanding at the beginning of the period	Nil
Number of options granted during the year	Nil
Number of options forfeited / lapsed during the year	Nil
Number of options vested during the year	Nil
Number of options exercised during the year	Nil
Number of shares arising as a result of exercise of options	Nil
Money realized by exercise of options (INR), if scheme is implemented directly by the Company	Nil
Loan repaid by the Trust during the year from exercise price received	Nil
Number of options outstanding at the end of the year	Nil
Number of options exercisable at the end of the year	Nil

- v. Weighted-average exercise prices and weighted-average fair values of options shall be disclosed separately for options whose exercise price either equals or exceeds or is less than the market price of the stock: Not applicable as the Company has not issued any options during the year under review.
- vi. Employee wise details (name of employee, designation, number of options granted during the year, exercise price) of options granted to
 - a. Senior Managerial Personnel The Company has not granted any options to the employees during the year under review.
 - b. any other employee who receives a grant in any one year of option amounting to 5% or more of option granted during that year The Company has not granted any options to the employees during the year under review
 - c. identified employees who were granted option, during any one year, equal to or exceeding 1% of the issued capital (excluding outstanding warrants and conversions) of the Company at the time of grant The Company has not granted any options to the employees during the year under review.
- vii. A description of the method and significant assumptions used during the year to estimate the fair value of options including the following information: Not applicable as the Company has not issued any options during the year under review

5. Details related to Trust

The Indsil Hydro Power and Manganese Limited Employee Stock Option Scheme, 2018 is directly administered by the Company and hence the disclosure of the details of the Trust is not applicable.

For and on behalf of the Board

Place: Coimbatore Date: 29.05.2024

> K RAMAKRISHNAN WHOLE-TIME DIRECTOR DIN: 02797842

S VARADARAJAN DIRECTOR DIN: 08744090



MANAGEMENT DISCUSSION AND ANALYSIS

[Regulation 34 read with Schedule V of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015]

A. INDUSTRY STRUCTURE AND DEVELOPMENTS

The Company is a part of the ferro alloy industry. Ferro alloys refer to a range of compounds that find application in producing steel and stainless steel. Manganese, chrome and silicon alloys form a majority of the bulk of ferro alloys produced. While chromium alloys are used in the production of stainless steel, manganese alloys are used in the production of steel and some specialized grades of manganese alloys are used in specific grades of stainless-steel making.

Your Company on a standalone basis produces specialized varieties of Manganese Alloys, regular Manganese Alloys and Ferro Chrome.

B. OPPORTUNITIES AND THREATS

The Company has become nearly debt free on account of sale of its 50% stake in Al-Tamman Indsil Ferro Chrome LLC, Sultanate of Oman. While that is a positive, there are major headwinds in terms of the markets for ferroalloys in general. The Company is expecting very good monsoon this year. After consolidation of its earnings over the medium term, the Company would be exploring growth opportunities in appropriate sectors.

The major threat is a continued decline in the fortunes of the manganese industry. The industry has been plagued by over capacity within India and coupled with slowdown in exports, holding price realization has become a major challenge. The Company is focused on optimal capacity utilization along with maximizing its hydro power generation to tide over this period.

C. SEGMENT WISE PERFORMANCE - SMELTER DIVISION

The table given below gives the operational details of the two segments of your Company viz., ferro alloy segment and power segment.

Particulars	Ferro Alloy	Hydro Power
Production (MT) / (Units)	16531 MT	36.61 Million Units
Sales (MT) / (Units)	16614 MT	43.30 Million Units
Revenue in ₹ Lakhs	11661	2374
PBDIT in ₹ Lakhs	693	1665

Your Company earned EBITDA of Rs. 6.92 Crores on a Consolidated basis.

POWER DIVISION

As far as the Hydro Power Station is concerned, the power generation was 36.61 Million Units and as compared to the previous year 63.92 Million Units and as compared to average generation of 41.82 Million Units per year.

D. OUTLOOK

The outlook for the manganese industry looks uncertain and any improvement will depend on a global improvement in the steel and stainless steel industry.

E. RISKS AND CONCERNS

Already dealt with under threat.



F. INTERNAL CONTROL SYSTEMS AND THEIR ADEQUACY

i) COST CONTROL

Every single cost item goes through a thorough internal audit and in several stages as well. As part of the cost control system, every single aspect of costs goes through stringent pre-expenditure checks and audits as well.

ii) OPERATIONS

Process and deliverables pass through stringent control systems on a continuous basis. These systems are highly adequate and infact play a vital role in productivity, growth, efficiency, improvement etc.,

G. CAUTIONARY FORWARD-LOOKING STATEMENTS

The Company makes forward-looking statements that are subject to risks and uncertainties. All statements that address expectations or projections about the future, including, but not limited to, statements about the Company's strategy for growth, market position and financial results are forward-looking statements.

For those statements the Company cautions that numerous important factors could affect the Company's actual results and could cause its results to differ materially from those expressed in any such forward-looking statements. The Company assumes no responsibility to publicly amend, modify or revise any forward-looking statements on the basis of any subsequent developments, information or events.

H. FINANCIAL PERFORMANCE WITH RESPECT TO OPERATIONAL PERFORMANCE

₹ in Lakhs

Particulars	31st March				
	2020	2021	2022	2023	2024
I. OPERATING RESULTS:					
1. Sales	12,768	6,103	20,843	17,682	11,661
2. Operating Profit (PBIDT)	(228)	1,457	4,613	1,925	692.89
3. Interest	2,094	1,950	1,572	1,358	1,179
4. Depreciation	679	692	509	421	344
5. Taxes	(107)	(353)	(730)	670	65
6. Net Income (PAT)	(2,215)	(3,744)	3,263	(524)	(896)
7. Dividend Percentage	-	-	-	-	-
Dividend Amount	-	-	-	-	-
8. Production					
Ferro Alloys (MT)	16,904	8,688	19,990	20,480	16531
Power (Lakh KWH)	379.00	473.1	603.10	639.24	366.10

II. PERFORMANCE PARAMETERS

Particulars	31st March				
	2020	2021	2022	2023	2024
1. Share Capital	4,279	4,279	4,279	4,279	4,279
2. Reserves & Surplus	10,666	6,922	10,037	9,423	8,438
3. Secured Loans	13,179	13,967	10,658	10,499	9,474
4. Deferred Liabilities / (Asset)	206	(146)	(877)	(933)	(868)
5. Fixed Assets (Gross Block)	21,934	21,774	15,976	15,993	13,454
6. Accumulated Depreciation	(12,205)	(12,885)	(9,478)	(9,885)	(8,320)
7. Investments	4,044	4,044	3,997	3,996	3,971
8. Net Current Assets	4,279	2,523	5,919	3,880	8,580



Particulars	31 st March, 2020	31 st March, 2021	31 st March 2022	31 st March 2023	31 st March 2024
III. RATIOS					
1. Profit after tax / sales (%)	(17.35)	(61.36)	15.65	(2.96)	(7.68)
2. Return on Net Worth (%)	(79.70)	(33.43)	22.79	(3.82)	(7.04)
3. Earnings per Share (₹)	(7.97)	(13.47)	11.79	(1.88)	(3.22)
4. Cash Earnings per share (₹)	(5.53)	(10.98)	13.57	(0.37)	(1.8)
5. Debt Equity Ratio	0.88	1.25	0.74	0.77	0.74
6. Book Value Per Share (₹)	53.78	40.30	51.51	49.30	45.76

I. MATERIAL DEVELOPMENTS IN HUMAN RESOURCES / INDUSTRIAL RELATIONS FRONT, INCLUDING NUMBER OF PEOPLE EMPLOYED

Number of people employed - 209

Your Company has always endeavoured to retain quality manpower talent. Conscious efforts are on to develop a HR policy, accordingly, giving thrust for effective participation of potential human resources at all levels in the activities of the Company.

The HR policy has been designed so as to give thrust on a transparent and performance-driven work culture which ensures challenges and opportunities for the deserving.

The Company in fact, adopts intensive selection process to ensure that best talents with great attitude are recruited so that the culture of teamwork and dedication remain intact.

J. FINANCIAL RATIOS

The Key Financial ratios of the Company are given below with explanation in case of significant changes

Financial Ratio	FY 2023-24	FY 2022-23	% Change in FY 2023-24 compared to FY 2022-23	Reason for change	
Debtors Turnover (Days)	8.24	19	(56.6%)		
Inventory Turnover (Days)	354	253	(39.92%)	The shange was an	
Interest Coverage (Ratio)	37	28	32.14%	The change was or account of a drop ir selling price.	
Current Ratio	2.18	1.39	56.83%		
Debt Equity Ratio	0.74	0.77	(3.90%)	One smelting Unit was	
Operating Profit Margin (%) (EBIDTA after OCI and exceptional item / Total Revenue)	5.67	10.89	(47.93%)	stopped for 7 months which impacted realisation and the	
Net Profit Margin (%)	(7.42)	(2.97)	(149.83%)	operating margin of the Company.	
Return on Net Worth (%) (PAT after OCI / Net Worth)	(6.80)	(3.83)	(77.55%)	Company.	



REPORT ON CORPORATE GOVERNANCE

The Directors present the Company's Report on Corporate Governance for the year ended 31st March 2024 in terms of Regulation 34(3) read with Schedule V of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.

COMPANY'S PHILOSOPHY ON CODE OF GOVERNANCE

INDSIL is committed in maintaining the highest levels of Corporate Governance practices which are essential to the enhancement of the stakeholder value and for the success of the Company. Its Corporate Governance practices meet the regulatory requirements to ensure transparency and effective governance of the Company.

The Board of Directors of the Company review its corporate governance in the light of developing requirement in the field and as new provisions come into effect such provisions are complied with wherever appropriate.

INDSIL is endeavouring to become a leading advocate for sustainability in business to create value and growth in the process. The form and substance of transactions are reasonably representing the Company's state of affairs and the profile for the year.

BOARD OF DIRECTORS

(i) Composition, Category of Directors and Attendance at the meetings

The Board of Directors of the Company as on 31st March 2024 comprised of 6 directors. Sri K Ramakrishnan, Whole-time Director was the Executive Director, and all others were Non-executive Directors (out of which 3 were Independent Directors). The Company had 2 Woman Directors as on 31st March 2024.

The Board met 6 times during the financial year on 25th May 2023, 23rd June 2023, 29th June 2023, 7th August 2023, 10th November 2023 and 8th February 2024.

The details of composition of Board, category of directorship, attendance of directors at the meetings of the Board of Directors and the Annual General Meeting held during the year are given hereunder:

Name of the Directors	ne of the Directors Category of Attendance Directorships Particulars			No of Directorships	No of Committee
		Board Meeting	Last AGM	in other public companies*	positions held in other public companies*
Sri K Ramakrishnan (DIN: 02797842)	Whole Time Director/ Executive/ Non-Independent	6	No	-	-
Sri S Varadarajan (DIN: 08744090)	Non-Executive / Non-Independent	6	Yes	-	-
Sri S K Viswanathan (DIN: 08850168)	Non-Executive / Independent	6	Yes	-	-
Smt T Kalaivani (DIN: 09706304)	Non-Executive / Independent	6	Yes	-	-
Smt V Gayatri (DIN: 09706304)	Non-Executive/ Independent	6	No	-	-
Sri K Ganesan \$ (DIN: 09760661)	Non-Executive/ Nominee Director of Equity Investor	6	Yes		



Name of the Directors	Category of Directorships	Attendance Particulars		No of Directorships	No of Committee
		Board Meeting	Last AGM	in other public companies*	positions held in other public companies*
Sri Vinod Narsiman (DIN: 00035746) (Appointed on 22.05.2024)	Non-Executive/ Promoter	NA	NA	-	-

^{*} Excludes Directorships in Foreign Companies & Private Companies.

\$ Sri K Ganesan ceased to be a Director on the Board with effect from 22nd May 2024.

None of the Directors holds Directorship in more than 20 Companies (including limit of maximum Directorship in 10 Public Companies) pursuant to the provisions of the Companies Act, 2013. Further, none of the Directors including Independent Directors holds Directorship in more than the maximum number of Directorship prescribed under Regulation 17A of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.

As per the disclosures received from the directors, none of the directors serve as member of more than ten committees nor are they the Chairman / Chairperson of more than five committees, as per the requirements of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.

(ii) Other Directorships in listed entities:

None of the Directors hold directorship in any other listed entity.

(iii) Disclosure of relationship between Directors inter-se:

None of the Directors of the Company are related to each other.

(iv) Shareholding of Non-Executive Directors:

Statement showing number of Equity Shares held by the Non-Executive Directors as on 31st March 2024 is as under:

Name of the Director	No of Shares held as on 31.03.2024
Sri S K Viswanathan	Nil
Sri S Varadarajan	5,833
Smt V Gayatri	Nil
Sri T Kalaivani	Nil
Sri K Ganesan	5
Sri Vinod Narsiman (Appointed on 22.05.2024)	1,74,322

The Company has not issued any type of convertible instruments to Non-Executive Directors.

There has been no materially relevant pecuniary transaction or relationship between the Company and its Non-Executive Independent Directors during the year.

None of the Directors were issued employee stock options during the year under review.



(v) Familiarization Programme for Independent Directors:

A Familiarization Programme was conducted by Sri K Ramakrishnan, Whole-Time Director for the Independent Directors on 19th February 2024 & presentation is made to the Directors on an annual basis / periodical basis, briefing them on the operations of the Company, plans, strategy, risk involved, new initiatives etc., and their opinions and suggestions are taken.

The details of familiarization programme are available on the website of the Company: https://www.indsil.com/investors-relation/

(vi) Separate Meeting of the Independent Directors:

The Independent Directors held a meeting on 19th February 2024, without the attendance of Non-Independent Directors and members of management. All the Independent Directors were present at the meeting.

The following matters were discussed in detail:

- i) Review of the performance of Non-Independent Directors and the Board as a whole
- ii) Review of the performance of the Whole-time Director of the Company, taking into account the views of Non-Executive Directors
- iii) Assessment of the quality, quantity and timeliness of flow of information between the Company Management and the Board that is necessary for the Board to effectively and reasonably perform their duties.

(vii) Key Board Qualifications, expertise, competencies and attributes:

The Board of Directors comprises of qualified members who bring in the required skills, competence and expertise that allow them to make effective decisions or contributions to the Board, its committees and the management.

The list of core skills / expertise / competencies identified by the Board of Directors as required in the context of Company's Business Vertical(s) and sectors for functioning effectively and those already available with the Board are as follows:

Skills/ Core Competencies	Knowledge on Company's businesses, policies and culture (including the Mission, Vision and Values) major risks / threats and potential opportunities and knowledge of the industry in which the Company operates	Behavioral skills - attributes and competencies to use their knowledge and skills to contribute effectively to the growth of the Company	Business Strategy, Sales & Mar- keting, Cor- porate Gover- nance, Forex Management, Administra- tion, Decision Making	Financial and Manage- ment skills	Technical/ Profes- sional skills and specialized knowledge in Relation to Com- pany's business
Sri K Ramakrishnan	$\sqrt{}$	$\sqrt{}$	$\sqrt{}$	$\sqrt{}$	$\sqrt{}$
Sri S Varadarajan	V	$\sqrt{}$	$\sqrt{}$	$\sqrt{}$	-
Sri S K Viswanathan	V	$\sqrt{}$	$\sqrt{}$	$\sqrt{}$	-
Smt. V Gayatri	-	√	$\sqrt{}$	$\sqrt{}$	-
Sri T Kalaivani	V	√	-	$\sqrt{}$	-
Sri K Ganesan	V	√	-	√	-
Sri Vinod Narsiman (Appointed on 22.05.2024)	V	V	V	V	V



(viii)Confirmation on the fulfilment of the conditions of independence:

Based on the declarations received from the Independent Directors, the Board of Directors are of the opinion that the Independent Directors fulfil the conditions specified in the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 and the Companies Act, 2013 and are independent of the management.

(ix) Resignation of Independent Directors before expiry of tenure:

None of the Independent Directors of the Company resigned from the Board of Directors of the Company during the year under review.

AUDIT COMMITTEE

(i) Brief Description of terms of reference

The Board of Directors have constituted an Audit Committee in compliance with the requirements of Regulation 18 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 and Section 177 of the Companies Act, 2013. The Audit Committee comprises of two Independent Directors and one Non-Executive Director, and all the Members of the Committee possess knowledge in the fields of accounts, finance and allied areas.

The role, powers and functions of the Audit Committee are as per Section 177 of the Companies Act, 2013 and the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The terms of reference of this Committee are as required under Regulation 18 read with Part C of Schedule II of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. Besides having access to all the required information within the Company, the Committee can obtain external professional advice whenever required. The Committee acts as a link between the Statutory and Internal Auditors and the Board of Directors of the Company. It is authorised to select and establish accounting policies, review reports of the Statutory and the Internal Auditors and meet with them to discuss their findings, suggestions, and other related matters. The Committee is empowered to recommend the appointment and remuneration payable to the Statutory Auditors, Internal Auditor and Cost Auditor.

(ii) Composition of Committee, Meetings and attendance

During the year under review, the Committee met 6 times on 25th May 2023, 23rd June 2023, 29th June 2023, 7th August 2023, 10th November 2023 and 8th February 2024.

The Composition of the Audit Committee and the attendance of each member of the Committee is given below:

Name of the Members	Category	No. of Meetings attended
Sri T. Kalaivani (Chairperson)	Non-Executive Independent Director	6
Sri S K Viswanathan (Member)	Sri S K Viswanathan (Member) Non-Executive Independent Director	
Sri K Ganesan (Member) (Ceased to	Non-Executive Nominee Director	6
be a member from 22.05.2024)		
Sri Vinod Narsiman (Member)	Non-Executive Non-Independent	NA
(Appointed on 22.05.2024)	Director	

Note: Sri K Ganesan, Non-executive Nominee Director ceased to be a member of the committee and Sri Vinod Narsiman was inducted as a member of the Committee in his place with effect from 22nd May 2024.

The Chairperson of the Audit Committee had attended the Annual General Meeting.

The Company Secretary acts as the Secretary to the Committee. The Statutory Auditors, Internal Auditor and Chief Financial Officer of the Company have also attended the Committee meetings as invitees. The minutes of the Audit Committee meetings were circulated to the Board, where it was discussed and taken note of. The Audit Committee considered and reviewed the financial statements before it was placed in the Board.



NOMINATION AND REMUNERATION COMMITTEE

(i) Brief Description of terms of reference

The Nomination and Remuneration Committee is constituted in compliance with the requirements of Regulation 19 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 and Section 178 of the Companies Act, 2013.

The role, powers and functions of the Nomination and Remuneration Committee are as per Section 178 of the Companies Act, 2013 and the guidelines set out in the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The terms of reference of this Committee are as required under Regulation 19 read with Part D of Schedule II of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.

(ii) Composition of the Committee, Meetings and attendance

During the year under review, the Committee had met 4 (Four) times on 25th May 2023, 23rd June 2023, 7th August 2023 and 8th February 2024.

The Composition of the Nomination and Remuneration Committee and the attendance of each member of the Committee is given below:

Name of the Members	Category	No. of Meetings attended
Smt. T Kalaivani (Chairperson)	Smt. T Kalaivani (Chairperson) Non-Executive Independent	
Sri S K Viswanathan (Member)	Sri S K Viswanathan (Member) Non-Executive Independent	
Sri K Ganesan (Member) (Ceased to	Non-Executive Nominee Director	4
be a member from 22.05.2024)		
Sri Vinod Narsiman (Member)	Non-Executive Non-Independent	NA
(Appointed on 22.05.2024)	Director	

Note: Sri K Ganesan, Non-executive Nominee Director ceased to be a member of the committee and Sri Vinod Narsiman was inducted as a member of the Committee in his place with effect from 22nd May 2024.

The Chairperson of the Nomination and Remuneration Committee had attended the Annual General Meeting.

The Committee would look into and determine the Company's policy on remuneration packages of the Executive Directors and Senior Management.

The Committee shall identify the persons, who are qualified to become Directors of the Company / who may be appointed in Senior Management in accordance with the criteria laid down, recommend to the Board their appointment and removal and also shall carry out evaluation of every Director's performance. The Committee shall also formulate the criteria for determining qualifications, positive attributes, independence of the Directors and recommend to the Board a Policy, relating to the remuneration for the Directors, Key Managerial Personnel and other employees.

The remuneration policy of the Company is annexed to the Board's Report and can also be accessed on the Company's website at https://www.indsil.com/investors-relation/

(iii) Performance Evaluation of Non-Executive and Independent Directors

Pursuant to the provisions of the Companies Act, 2013 and Regulation 17(10) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, the Board has carried out the annual performance evaluation of its own performance, the Directors individually as well as the evaluation of the working of the committees of the Board. They also evaluated various aspects of the Board such as adequacy of the composition of the Board and its Committees, Board Diversity, execution and performance of specific duties, obligations and governance.



STAKEHOLDERS RELATIONSHIP COMMITTEE

(i) Brief Description of terms of reference

The Stakeholders Relationship Committee was constituted in compliance with the provisions of Section 178 of the Companies Act, 2013 read with Regulation 20 and Part D of Schedule II of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015.

The terms of reference of this Committee are as required by SEBI under Regulation 20 read with Part D of Schedule II of SEBI (Listing Obligations and Disclosure Requirements) Regulation, 2015. The Stakeholders Relationship Committee of the Board is empowered to oversee the redressal of Investors' complaints pertaining to share transfer, non-receipt of annual reports, dividend payments, issue of duplicate certificates, transfers and transmission of shares and other miscellaneous complaints. The Committee also approves transmission, transposition, name deletion and issue of duplicate share certificates.

In addition, the Committee looks into other issues including status of dematerialization / re-dematerialization of shares as well as systems and procedures followed to track investor complaints and suggest measures for improvement from time to time.

(ii) Composition of the Committee, Meetings and Attendance

During the year under review, the Committee met 15 (Fifteen) times on 28th April 2023, 23rd June 2023, 7th July 2023, 14th July 2023, 2nd August 2023, 31st August 2023, 30th September 2023, 5th October 2023, 25th October 2023, 27th October 2023, 12th December 2023, 23rd December 2023, 2nd January 2024, 23rd January 2024 and 8th March 2024. The composition of the Stakeholders Relationship Committee and the attendance of each member of the Committee is given below:

Name of the Member	Category	No. of Meetings Attended
Sri S K Viswanathan (Chairman)	Non – Executive Independent	15
Smt. T Kalaivani (Member)	Non – Executive Independent	15
Smt. V Gayatri (Member)	Non – Executive Independent	15

The Chairman of the Stakeholders Relationship Committee had attended the Annual General Meeting.

Sri Kalidoss U serves as the Company Secretary & Compliance Officer of the Company.

The details of complaints received from the shareholders during the year under review are as follows:

- a. Number of Shareholders complaints so far: 1
- Number of Complaints not resolved to the satisfaction of the shareholders: Nil
- c. Number of pending complaints: Nil

All complaints received from the shareholders were resolved and there are no outstanding complaints as at the end of the year.

Pursuant to Regulation 40(9) of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, a certificate on a yearly basis confirming due compliance of share transfer formalities by the Company from Practicing Company Secretary has been submitted to the Stock Exchange within stipulated time.



RISK MANAGEMENT COMMITTEE

The provisions of Regulation 21 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 is not applicable to the Company and hence the Company is not required to constitute a Risk Management Committee. Accordingly, the disclosure under this clause does not arise.

SENIOR MANAGEMENT

The particulars of senior management including the changes therein since the close of the previous financial year are as shown herein below:

S. No.	Name of the Senior Management Personnel	Designation	Details of change
1	Sri. Rajan Jose K	General Manager (Works)	Nil
2	Sri. Vakada Gopi	Unit Head	Nil
3	Sri. G Joseph Amirdaraj	General Manager (P&P)	Nil
4	Sri. K Anil	Manager (HPP)	Nil
5	Sri. T V Praveen	Chief Manager (Production)	Nil
6	Sri. Balaji V	Manager HR	Appointed on 17 th December 2023
7	Sri. Saravanakumar V	Manager HR	Resigned with effect from 16 th December 2023
8	Sri. Murali R	Chief Financial Officer	Nil
9	Sri Kalidoss U	Company Secretary	Appointed on 1st July 2023

REMUNERATION OF DIRECTORS

Details of remuneration paid to the Directors for the year ended 31st March 2024 are as follows:

(i) Executive Directors

The Company's Board of Directors at present comprises of one executive director. The remuneration of the executive director is governed by a resolution which has been approved by the Board of Directors and the shareholders. The remuneration broadly comprises of fixed and variable components. The variable component is linked to the net profits of the Company. The remuneration paid / payable to managerial personnel during the year is given below:

(Amount in ₹)

Name of the	Service Contract	Salary	Commission	Sitting fees	Total
Director and				and meeting	remuneration
Designation				expenses	
Sri K Ramakrishnan	3 Years with effect	3,53,304	Nil	22,500	3,75,804
Whole-Time Director	from 01.06.2021				

Service of Executive Director may be terminated by either party, giving the other party three months' notice. There is no provision for payment of severance pay.

The stock options granted are exercisable after a period of one year from the date of grant of options. However, no stock options were granted to the Directors during the year under review.



(ii) Non-Executive Directors

Non-Executive Directors are paid sitting fees for attending the Board and Committee meetings. Further, Sri S Varadarajan and Sri K Ganesan are also paid consultancy fees for the services rendered by them. The details of fees paid to the Directors for attending the Board and Committee meetings during the year ended 31st March 2024 are as under:

(Amount in ₹)

Name of the Director	Sitting Fees, meeting and travelling expenses	Consultancy fees
Sri S Varadarajan	37,500	52,500
Sri S K Viswanathan	96,000	-
Smt. T Kalaivani	60,000	-
Smt. V Gayatri	96,000	-
Sri K Ganesan	37,500	52,500

There are no pecuniary relationships or transactions with the Non-Executive Directors vis-à-vis the Company other than that stated above.

- (i) The criteria of making payments to Non-Executive Directors has been posted on the website of the Company at https://www.indsil.com
- (ii) The Company has in place an Employee Stock Option Scheme called "Indsil Hydro Power and Manganese Limited Employee Stock Option Scheme 2018". No fresh stock options have been granted to the employees of the Company during the year under review. The Company has not granted any stock option to its Non-executive Directors.
- (iii) The remuneration paid to the directors of the Company is within the limits prescribed under the Companies Act, 2013 and the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015

GENERAL BODY MEETINGS

Location and time for last three AGMs held and the special resolutions, if any, passed thereat, are as given below:

Year	Date of	Time of	Venue of the	Special Resolutions passed, if any
	Meeting	Meeting	Meeting	
2022-23	21.09.2023	12.15 PM	Through Video	1) Re-appointment of Sri K Ramakrishnan (DIN:
			Conferencing (VC) /	02797842) as the Whole-time Director of the
			Other Audio-Visual	Company for a further period of 3 years with
			Means (OAVM)	effect from 1st June 2024.
2021-22	28.09.2022	11.00 AM	Through Video	1) Appointment of Smt. Gayatri Vijaikumar as an
			Conferencing (VC) /	Independent Director of the Company.
			Other Audio-Visual	2) Appointment of Smt. T Kalaivani as an
			Means (OAVM)	Independent Director of the Company.
				3) Approval for variation of the rights of the
				Cumulative Redeemable Preference Shares of
				the Company.
2019-20	24.09.2021	4.00 PM	Through Video	1) Re-appointment of Sri S K Viswanathan as an
			Conferencing (VC) /	Independent Director of the company
			Other Audio-Visual	2) Re-appointment of Smt. Manju Sharma as an
			Means (OAVM)	Independent Director of the company

All resolutions moved at the last Annual General Meeting were passed with the requisite majority of shareholders.



EXTRA ORDINARY GENERAL MEETING

During the year 2023-2024, an Extra Ordinary General Meeting of the Company was held on 28th July 2023.

POSTAL BALLOT

No resolutions were put through postal ballot last year. None of the business proposed to be transacted at the ensuing Annual General Meeting require passing a resolution through postal ballot.

MEANS OF COMMUNICATION

The quarterly results and annual results are published in newspapers viz., "The Mint", "Business Standard" in English and "Makkal Kural" in Tamil and simultaneously posted on the Company's website https://www.indsil.com/investors-relation/.

The copies of the results are forwarded to concerned Stock Exchange immediately after they are approved by the Board for publication in their website. The Company has a dedicated help desk with e-mail ID: indsilho@indsil.com for providing necessary information to investors.

There were no specific presentations made to institutional investors or to the analysis during the year.

GENERAL SHAREHOLDER INFORMATION

34th Annual General Meeting

Date and Time : Friday, 20th September 2024 at 12.15 PM (IST) (Tentative)

Venue : The meeting is being convened through video conferencing / other audio-visual means and hence

the registered office of the Company will be deemed to be the venue of the AGM.

FINANCIAL CALENDAR

Financial Year : 1st April 2023 to 31st March 2024

Dividend Payment Date: Not Applicable.

Listing of shares on Stock Exchange

BSE Limited

Phiroze Jeejeebhoy Towers, Dalal Street, Fort, Mumbai - 400 001

Annual Listing Fees for the year 2023-24 was paid to BSE Limited.

STOCK MARKET DATA

Type of Security: Equity

Stock Code:

BSE Limited: 522165

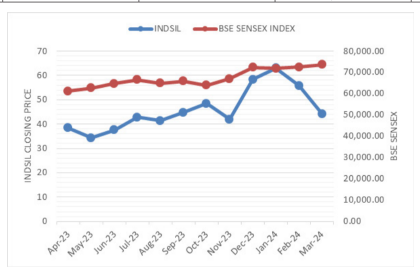
ISIN allotted for equity shares: INE867D01018 (Fully paid ₹ 10/- each)



Stock Price Data and comparison with BSE Sensex

For the period: April 2023 to March 2024

Month & Year	Company	Share Price	BSE S	Sensex
	High (₹)	Low (₹)	High (₹)	Low (₹)
April, 2023	44.80	31.00	61,209.46	58,793.08
May, 2023	42.00	30.00	63,036.12	61,002.17
June, 2023	41.45	30.55	64,768.58	62,359.14
July, 2023	47.20	36.82	67,619.17	64,836.16
August, 2023	44.80	39.00	66,658.12	64,723.63
September, 2023	50.49	40.26	67,927.23	64,818.37
October, 2023	59.40	44.00	66,592.16	63,092.98
November, 2023	54.72	40.20	67,069.89	63,550.46
December, 2023	62.45	37.70	72,484.34	67,149.07
January, 2024	73.95	51.06	73,427.59	70,001.60
February, 2024	65.79	53.00	73,413.93	70,809.84
March, 2024	58.00	40.80	74,245.17	71,674.42



There was no suspension of trading in securities of the Company during the year under review.

Registrars & Share Transfer Agents: (For both physical & demat segments)

Link Intime India Private Limited

"Surya", 35 Mayflower Avenue, Behind Senthil Nagar, Sowripalayam Road,

Coimbatore - 641 028, Tamil Nadu

Tel: 0422-4958995, 2539835/6

Fax: 0422-2539837, E-mail ID: coimbatore@linkintime.co.in

Details of Compliance Officer

Sri Kalidoss U

Indsil Hydro Power and Manganese Limited

"Indsil House", T.V.Samy Road (West),

R.S.Puram, Coimbatore – 641 002, Tamil Nadu

Ph: 0422-4522936

Email ID: secretarial@indsil.com



In order to facilitate investor servicing, the Company has designated an e-mail id: indsilho@indsil.com mainly for registering complaints by investors.

Reconciliation of Share Capital Audit

A qualified Company Secretary in Practice carried out reconciliation of Share Capital Audit to reconcile the total admitted capital with National Securities Depository Limited (NSDL) and Central Depository Services (India) Limited (CDSL) and the total issued and listed capital. The reconciliation of Share Capital Audit Report confirms that the total issued / paid up capital is in agreement with the total number of shares in physical form and the total number of dematerialised shares held with NSDL & CDSL.

Share Transfer System

The Company's shares being in compulsory dematerialized (demat) list are transferable through the depository system. Securities and Exchange Board of India has mandated that the transfer of securities held in physical form, except in case of transmission or transposition, shall not be processed by the listed entities / Registrars and Share Transfer Agents with effect from 1st April 2019. Therefore, members holding share(s) in physical form are requested to immediately dematerialize their shareholding in the Company. All requests for dematerialization of shares are processed and confirmed to the depositories, NSDL and CDSL, within 15 days. The Stakeholders Relationship Committee generally meets as and when required.

Categories of Shareholders as on 31st March 2024

Category	No. of Shares of	% to total
	₹ 10/- each	
PROMOTER AND PROMOTER GROUP	1,76,29,941	63.44
OTHER FINANCIAL INSTITUTIONS	10,54,166	3.79
BODIES CORPORATE	2,62,088	0.94
NON-RESIDENT INDIANS	2,96,313	1.07
HINDU UNDIVIDED FAMILY	5,33,774	1.92
CLEARING MEMBERS	710	0.00
DIRECTORS AND RELATIVES	8,633	0.03
INVESTOR EDUCATION AND PROTECTION FUNDAUTHORITY	2,83,441	1.02
UNCLAIMED SHARE SUSPENSE ACCOUNT	12,178	0.04
LIMITED LIABILITY PARTNERSHIPS	21,830	0.08
PUBLIC	76,88,048	27.66
TOTAL	2,77,91,122	100.00

Distribution of Shares as on 31st March 2024

Range	No. of	% of Number of	No. of Shares	% held
	Shareholders	Shareholders		
Upto 500	9,267	81.78	12,26,045	4.41
501 to 1000	927	8.18	7,50,591	2.70
1001 to 2000	545	4.81	8,30,729	2.99
2001 to 3000	177	1.56	4,49,501	1.62
3001 to 4000	94	0.83	3,42,026	1.23
4001 to 5000	75	0.66	3,53,423	1.27
5001 to 10000	120	1.06	8,86,994	3.19
10001 and above	126	1.11	2,29,51,813	82.59
Total	11,331	100.00	2,77,91,122	100.00



Dematerialization of Shares and Liquidity

The Company has arrangements with National Securities Depository Ltd (NSDL) as well as Central Depository Services (India) Limited (CDSL) for demat facility.

During the financial year 2023-24, 34,903 shares were dematerialised. As on 31st March 2024 out of 2,77,91,122 shares, total shares in demat form are 2,75,24,967 shares and 2,66,155 shares in physical form. This represents that 99.04% shares of the Company are in demat form, and 0.96% shares are in physical form.

Outstanding GDRs / ADRs / Warrants or any Convertible Instruments and their likely impact on Equity

There are no outstanding warrants or any convertible instruments. The Company has not issued GDR / ADR.

Commodity Price Risk or Foreign Exchange Risk and Hedging activities: NIL

Plant Locations

Smelter Plant	i. VI-679 Pallatheri, Elapully, Palakkad - 678 007, Kerala		
	ii. Merakamudidam Mandalam, Garbham - 535 102, Vizianagaram Dist,		
	Andhra Pradesh		
Rajakkad Hydro Electric Power Plant	VIII/351, Rajakkad, Idukki Dist, - 685 566, Kerala		

Address for Correspondence / Contact address for shareholder

Link Intime India Private Limited

"Surya", 35 Mayflower Avenue,

Behind Senthil Nagar, Sowripalayam Road,

Coimbatore - 641 028, Tamil Nadu

Tel: 0422- 4958995, 2539835/6

Fax: 0422-2539837, E-mail ID: coimbatore@linkintime.co.in

For annual report, transfer of demat shares, dividend on shares, change of address & other query relating to shares of the Company and investors correspondence, may be addressed to:

Sri Kalidoss U

Company Secretary & Compliance Officer Indsil Hydro Power and Manganese Limited

Direct Phone: +91 422 4522936 Email ID: secretarial@indsil.com

Credit Rating

The Company does not have any Debt instruments or fixed deposit programme or any scheme or proposal involving mobilization of funds either in India or abroad that requires Credit Rating.

DISCLOSURE

a. Disclosures on materially significant Related Party Transactions

All the Related Party Transactions are entered on arm's length basis, in the ordinary course of business and are in compliance with the applicable provisions of the Companies Act, 2013 and the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.

There are no materially significant Related Party Transactions made by the Company with Promoters, Directors or Key Managerial Personnel etc., which may have potential conflict with the interest of the Company at large. The details of the transactions with Related Party are provided in the Company's financial statements in accordance with the Accounting Standards.



All Related Party Transactions are presented to the Audit Committee and the Board. Omnibus approval is obtained for the transactions which are foreseen and repetitive in nature. A statement of all Related Party Transactions is presented before the Audit Committee on a quarterly basis, specifying the nature, value and terms and conditions of the transactions. Kindly refer to the notes forming part of accounts for the details of related party transactions. The Related Party Transaction Policy as approved by the Board is uploaded on the Company's website viz., www.indsil.com.

b. Details of non-compliance by the Company, penalties, structures imposed on the Company by Stock Exchange or SEBI or any Statutory Authorities, on any matter relating to capital markets, during the last three years.

No penalties, structures were imposed on the Company by Stock Exchanges or SEBI or any Statutory Authorities, on any matter relating to capital markets, during the last three years.

c. Details of establishment of vigil mechanism/ whistle blower policy and affirmation that no personnel have been denied access to the Audit Committee

The Company has adopted a Whistle Blower Policy to provide a formal mechanism to the Directors and employees to report their concerns about unethical behaviour, actual or suspected fraud or violation of the Company's Code of Conduct or ethics policy. The Policy provides for adequate safeguards against victimization of employees who avail of the mechanism and also provides for direct access to the Chairman of the Audit Committee. It is affirmed that no personnel of the Company have been denied access to the Audit Committee.

Your Company hereby affirms that no complaints were received during the year under review.

d. Details of compliance with mandatory requirements and adoption of the non-mandatory requirements

The Company has complied with all the mandatory requirements of Corporate Governance norms as enumerated in SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The Company has not adopted any of the non-mandatory requirements.

e. Policy for determining material subsidiaries and Policy on Related Party Transaction

Policy for determining material subsidiaries and Policy on dealing with Related Party Transactions has been disclosed on the website of the Company at www.indsil.com.

f. Commodity price risk and commodity hedging activities

The Company has not engaged in commodity hedging activities.

Forex exposure is being reviewed by the Board in every quarter. Forex exposure is being adequately covered as per the advice of consultant.

g. Details of utilization of funds raised through preferential allotment or qualified institutional placement as specified under Regulation 32(7A)

The Company has not raised any funds through preferential allotment or qualified institutional placement and hence disclosure of the utilisation of funds as specified under Regulation 32(7A) of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 does not arise.

h. Certificate on non-disqualification of directors

A Certificate from a Company Secretary in Practice that none of the directors on the Board of the Company have been debarred or disqualified from being appointed or continuing as a Director of the Companies by the Securities and Exchange Board of India / Ministry of Corporate Affairs or any such statutory authority has been obtained and is annexed to this report.



i. Recommendation of the Committees of the Board

During the year under review, the recommendations made by the different Committees have been accepted and there were no instances where the Board of Directors had not accepted any recommendation of the Committees.

j. Total Fees for all services paid to the Statutory Auditor

The Company has paid a sum of Rs. 7,50,000/- plus out of pocket expenses and applicable taxes as fees on consolidated basis to the Statutory Auditor and all entities in the network firm / entity of which the Statutory Auditor is a part for the services rendered by them.

k. Disclosures in relation to the Sexual Harassment of Women at Workplace (Prevention, Prohibition and Redressal) Act, 2013

As per the provisions of the Sexual Harassment of Women at Workplace (Prevention, Prohibition and Redressal) Act, 2013, the Company has constituted an Internal Complaints Committee.

During the year 2023-24, no complaint was received by the Committee. As such, there are no complaints pending as at the end of the financial year.

I. Disclosure on Accounting Treatment

In the preparation of the financial statements, the Company has followed the accounting standards referred to in Section 133 of the Companies Act, 2013 read with the relevant rules issued thereunder. The significant accounting policies which are consistently applied are set out in the Notes to the Financial Statements.

- m. Disclosure by listed entity and its subsidiaries of 'Loans and advances in the nature of loans to firms/ companies in which directors are interested by name and amount': Not Applicable
- n. Details of material subsidiaries of the listed entity; including the date and place of incorporation and the name and date of appointment of the statutory auditors of such subsidiaries:

The company does not have any material subsidiaries and hence disclosure of details on the same does not arise.

o. Disclosure on Risk Management

Business risk evaluation and management is an ongoing process within the Company. The assessment is periodically examined by the Board.

- p. There has been no instance of non-compliance of any requirement of Corporate Governance Report as stated above in sub-paras 2 to 10 above.
- q. The Company has not adopted any of the discretionary requirements as specified in Part E of Schedule II of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015
- r. The Company has complied with all the mandatory requirements specified in Regulations 17 to 27 and clauses (b) to (i) of Regulation 46(2) of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.

Certificate from CEO / CFO

The Whole-time Director and CFO certification on the financial statements for the year has been submitted to the Board of Directors in its meeting held on 29th May 2024 as required under SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.

CODE OF CONDUCT

The Board of Directors has laid down a Code of Conduct for all Board Members and Senior Management of the Company.



The same has been posted on the website of the Company. All Board Members and Senior Management Personnel have affirmed their compliance with the Code of Conduct for the year under review.

CODE OF CONDUCT FOR PREVENTION OF INSIDER TRADING

The Company has framed a Code of Conduct for monitoring the trading done by designated persons based on SEBI (Prohibition of Insider Trading) Regulations, 2015. This code is applicable to all directors / officers / designated persons who are expected to have access to unpublished price sensitive information relating to the Company.

The Company has also formulated 'The Code of Practices and Procedures for Fair Disclosure of Unpublished Price Sensitive Information (UPSI)' in compliance with SEBI (Prohibition of Insider Trading) Regulations, 2015.

DECLARATION

I hereby affirm and state that all Board Members and Senior Management Personnel have given a declaration in accordance with Regulation 26(3) of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 and I hereby affirm compliance with the said Code of Conduct for the financial year 2023-24.

Place: Coimbatore
Date: 29.05.2024

K RAMAKRISHNAN
WHOLE-TIME DIRECTOR
DIN: 02797842

Unclaimed Suspense Account

Pursuant to Regulations 39(4) read with Schedule VI of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, the Company had transferred its Unclaimed Shares to Indsil Hydro Power and Manganese Limited – Demat Suspense Account, maintained with M/s Cholamandalam Securities Limited. The details pertaining to the Unclaimed Securities Suspense Account are given below:

Particulars	Number of Shareholders	Number of Equity Shares
Aggregate number of shareholders and the outstanding shares in the suspense	62	12,178
account lying at the beginning of the year		
Number of shareholders who approached the Company for transfer of shares	-	-
from suspense account during the year		
Number of shareholders whose shares were transferred from suspense	-	-
account during the year		
Aggregate number of shareholders and the outstanding shares in the suspense	62	12,178
account lying as on 31st March 2024		

The voting rights on the outstanding unclaimed shares as on 31st March 2024 shall remain frozen till the rightful owner of such shares claims the shares by submission of the requisite documentary proof of their identify to the Company's Registrars & Share Transfer Agents.

Disclosure of certain types of agreements binding listed entities

There are no agreements covered under Clause 5A of paragraph A of Part A of Schedule III of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 which are required to be disclosed in this report.



Certificate on Corporate Governance for the year ended 31/03/2024

Τo

The Members of M/s. Indsil Hydro Power and Manganese Limited

Dear Sir,

We have examined the compliance conditions of Corporate Governance by M/s. Indsil Hydro Power and Manganese Limited ("the Company") for the financial year ended 31st March 2024 as stipulated under SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.

The compliance of conditions of Corporate Governance is the responsibility of the Management. Our examination was limited to a review of the procedures and implementations thereof adopted by the Company for ensuring compliance with the conditions of Corporate Governance as stipulated under SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. It is neither an audit nor an expression of opinion on the financial statements of the Company.

In our opinion and to the best of our information and according to the explanation given to us and based on the representations made by the Directors and Management, we certify that the Company has complied with the conditions of Corporate Governance as stipulated under SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 for the financial year ended 31st March 2024.

We further state that such compliance is neither an assurance as to the future viability of the company nor of the efficiency or effectiveness with which the management has conducted the affairs of the Company.

For MDS & Associates LLP Company Secretaries

M D Selvaraj Managing Partner

FCS No.: 960; C P No.: 411 Peer Review No. 3030/2023 UDIN: F000960F000439068

Place: Coimbatore Date: 29.05.2024



CERTIFICATE OF NON-DISQUALIFICATION OF DIRECTORS

(pursuant to Regulation 34(3) and Schedule V Para C clause (10)(i) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015)

То

The Members of

M/s. INDSIL HYDRO POWER AND MANGANESE LIMITED

(CIN: L27101TZ1990PLC002849) Indsil House, Door No.: 103-107, T.V. Samy Road (West), R S Puram, Coimbatore – 641002, Tamil Nadu

We have examined the relevant registers, records, forms, returns and disclosures received from the Directors of **M/s. INDSIL HYDRO POWER AND MANGANESE LIMITED** having CIN L27101TZ1990PLC002849 and having registered office at Indsil House, Door No.: 103-107, T.V. Samy Road (West), R S Puram, Coimbatore – 641002, Tamil Nadu (hereinafter referred to as 'the Company'), produced before us by the Company for the purpose of issuing this Certificate, in accordance with Regulation 34(3) read with Schedule V Para-C Sub clause 10(i) of the Securities Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015.

In our opinion and to the best of our information and according to the verifications (including Directors Identification Number (DIN) status at the portal www.mca.gov.in) as considered necessary and explanations furnished to us by the Company & its officers, we hereby certify that none of the Directors on the Board of the Company as stated below for the Financial Year ending on 31st March 2024 have been debarred or disqualified from being appointed or continuing as Directors of companies by the Securities and Exchange Board of India, Ministry of Corporate Affairs or any such other Statutory Authority.

Sr. No.	Name of Director	DIN	Date of appointment in Company
1	Mr. Ramakrishnan Kottarathil	02797842	01/06/2018
	(Whole-time Director)		
2	Mr. Seshadri Varadarajan	08744090	21/05/2020
3	Mr. Krishnaswamy Viswanathan	08850168	09/09/2020
4	Mrs. Vijaikumar Gayatri	09659550	19/08/2022
5	Mrs. Tanappa Kalaivani	09706304	19/08/2022
6	Mr. Krishnan Ganesan	09760661	13/10/2022
	(Nominee Director)		

Ensuring the eligibility for the appointment / continuity of every Director on the Board is the responsibility of the management of the Company. Our responsibility is to express an opinion on these based on our verification. This certificate is neither an assurance as to the future viability of the Company nor of the efficiency or effectiveness with which the management has conducted the affairs of the Company.

Place: Coimbatore Date: 29.05.2024

For MDS & Associates LLP Company Secretaries

> M D Selvaraj Managing Partner

FCS No.: 960; C P No.: 411 Peer Review No. 3030/2023 UDIN: F000960F000439244



INDEPENDENT AUDITOR'S REPORT

TO THE MEMBERS OF INDSIL HYDRO POWER AND MANGANESE LIMITED

Report on the audit of the standalone financial statements

Opinion

We have audited the Standalone Financial Statements of **Indsil Hydro Power and Manganese Limited** ("the Company"), which comprise the Balance Sheet as at 31st March, 2024, the Statement of Profit and Loss (including Other Comprehensive Income), the Statement of Changes in Equity and Statement of Cash Flow for the year then ended, and notes to the Standalone Financial Statements, including a summary of significant accounting policies and other explanatory information.

In our opinion and to the best of our information and according to the explanations given to us, the aforesaid Standalone Financial Statements give the information required by the Companies Act, 2013 ("the Act") in the manner so required and give a true and fair view in conformity with the Indian Accounting Standards prescribed under Section 133 of the Act read with the Companies(Indian Accounting Standards) Rules, 2015, as amended, ("Ind AS") and other accounting principles generally accepted in India, of the state of affairs of the Company as at 31st March,2024, and total comprehensive income (comprising of profit and other comprehensive income), changes in equity and cash flows for the year ended on that date

Basis for opinion

We conducted our audit in accordance with the standards on auditing (SA's) specified under section 143 (10) of the Act. Our responsibilities under those SA's are further described in the Auditor's Responsibilities for the Audit of the Standalone Financial Statements section of our report. We are independent of the Company in accordance with the Code of Ethics issued by the Institute of Chartered Accountants of India(ICAI) together with the ethical requirements that are relevant to our audit of the Standalone Financial Statements under the provisions of the Act and the Rules thereunder, and we have fulfilled our other ethical responsibilities in accordance with these requirements and the ICAI's Code of Ethics. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion on the Standalone Financial Statement.

Key Audit Matters

Key audit matters are those matters that, in our professional judgment, were of most significance in our audit of the Standalone Financial Statements of the current period. These matters were addressed in the context of our audit of the Standalone Financial Statements as a whole, and in forming our opinion thereon, and we do not provide a separate opinion on these matters.

Key Audit Matter	How our Audit addressed the Key Audit Matter
Stake Sale of Joint Venture On 19th May, 2024, the Company sold its entire stake held in its Joint Venture: Al-Tamman Indsil Ferro Chromes (FZC) LLC as disclosed in Note: 2.36 (e) of the Standalone Financial Statements for the Sale Consideration of Rs. 146.51 Crore.	 Our audit procedures included the following: Understood and performed procedures to assess the design and tested the operating effectiveness of relevant controls related to the annual evaluation on assessment of carrying value of investments. We evaluated the Company's process regarding assessment and fair valuation by involving valuation experts, where considered necessary, to assist in assessing the appropriateness of the valuation model including the independent assessment of the underlying assumptions relating to discount rate, terminal value etc. We had inquired with management to obtain an understanding of the relevant factors in respect of certain investments carried at fair value where a wide range of fair values were possible due to various factors such as absence of recent observable transactions, existence of multiple valuation techniques. Obtained the audited financial statements of the joint venture and evaluated the adequacy of the disclosures made in the Standalone Financial Statements. Based on the above procedures performed, we did not identify any significant exceptions in the management's assessment in relation fair value of Joint Venture.



Information other than the financial statements and auditors' report thereon

- The Company's Board of Directors is responsible for other information. The other information comprises the information included in the Annual Report, but does not include the Standalone Financial Statements and our Auditor's Report thereon.
- Our opinion on the Standalone Financial Statements does not cover the other information and we do not express any form of assurance conclusion thereon.
- In connection with our audit of the Standalone Financial Statements, our responsibility is to read the other information identified above when it becomes available and, in doing so, consider whether the other information is materially inconsistent with the standalone financial statements or our knowledge obtained in the audit or otherwise appears to be materially misstated.

If, based on the work we have performed, we conclude that there is a material misstatement of this other information, we are required to report the fact. We have nothing to report in this regard.

Responsibilities of Management and those charges with governance for the standalone financial statements

The Company's Board of Directors are responsible for the matters stated in section 134 (5) of the Act with respect to the preparation of these Standalone Financial Statements that give a true and fair view of the State of Affairs, profit and other comprehensive income, changes in equity and cash flows of the Company in accordance with the Ind AS and other accounting principles generally accepted in India. This responsibility also includes maintenance of adequate accounting records in accordance with the provisions of the Act for safeguarding of the assets of the Company and for preventing and detecting frauds and other irregularities; selection and application of appropriate accounting policies; making judgments and estimates that are reasonable and prudent; and design, implementation and maintenance of adequate internal financial controls, that were operating effectively for ensuring the accuracy and completeness of the accounting records, relevant to the preparation and presentation of the standalone financial statement that give a true and fair view and are free from material misstatement, whether due to fraud or error.

In preparing the Standalone Financial Statements, the Management is responsible for assessing the Company's ability to continue as a going concern, disclosing, as applicable, matters related to going concern and using the going concern basis of accounting unless the Board of Directors either intends to liquidate the Company or to cease operations, or has no realistic alternative but to do so.

Those Company's Board of Directors are also responsible for overseeing the Company's financial reporting process.

Auditor's responsibilities for the audit of the standalone financial statements

Our objectives are to obtain reasonable assurance about whether the Standalone Financial Statements as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditor's report that includes our opinion. Reasonable assurance is a high level of assurance, but is not a guarantee that an audit conducted in accordance with SAs will always detect a material misstatement when it exists. Misstatements can arise from fraud or error and are considered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of these standalone financial statements.

As part of an audit in accordance with SAs, we exercise professional judgment and maintain professional skepticism throughout the audit. We also:

- Identify and assess the risks of material misstatement of the standalone financial statements, whether due to
 fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is
 sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement
 resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional
 omissions, misrepresentations, or the override of internal control.
- Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances. Under section 143(3)(i) of the Act, we are also responsible for expressing our opinion on whether the company has adequate internal financial controls system in place and the operating effectiveness of such controls.
- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by management.



- Conclude on the appropriateness of management's use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Company's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditor's report to the related disclosures in the Standalone Financial Statements or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditor's report. However, future events or conditions may cause the Company to cease to continue as a going concern.
- Evaluate the overall presentation, structure and content of the Standalone Financial Statements, including the
 disclosures, and whether the Standalone Financial Statements represent the underlying transactions and events
 in a manner that achieves fair presentation.

We communicate with those charged with governance regarding, among other matters, the planned scope and timing of the audit and significant audit findings, including any significant deficiencies in internal control that we identify during our audit.

We also provide those charged with governance with a statement that we have complied with relevant ethical requirements regarding independence, and to communicate with them all relationships and other matters that may reasonably be thought to bear on our independence, and where applicable, related safeguards.

From the matters communicated with those charged with governance, we determine those matters that were of most significance in the audit of the Standalone Financial Statements of the current period. We describe these matters in our auditor's report unless law or regulation precludes public disclosure about the matter or when, in extremely rare circumstances, we determine that a matter should not be communicated in our report because the adverse consequences of doing so would reasonably be expected to outweigh the public interest benefits of such communication.

Report on other legal and regulatory requirements

- 1. As required by the Companies (Auditor's Report) Order, 2020 ("the Order"), issued by the Central Government of India in terms of Section 143(11) of the Act, we give in the "Annexure A", a statement on the matters specified in paragraphs 3 and 4 of the Order, to the extent applicable.
- 2. A As required by Section 143(3) of the Act, we report that:
 - a) We have sought and obtained all the information and explanations which to the best of our knowledge and belief were necessary for the purposes of our audit;
 - b) In our opinion, proper books of account as required by law have been kept by the Company so far as it appears from our examination of those books.
 - c) The Balance Sheet, the Statement of Profit and Loss (including Other Comprehensive Income), the statement of Changes in Equity and the Statement of Cash Flow dealt with by this report are in agreement with the books of account;
 - d) In our opinion, the aforesaid Standalone Financial Statements comply with the Ind AS specified under Section 133 of the Act.
 - e) On the basis of the written representations received from the Directors as on 31st March, 2024, taken on record by the Board of Directors, none of the directors is disqualified as on 31st March, 2024 from being appointed as a director in terms of Section 164 (2) of the Act;
 - f) With respect to the adequacy of the internal financial controls with reference to the Standalone Financial Statement of the and the operating effectiveness of such controls, refer to our separate report in "Annexure B". Our report expresses an unmodified opinion on the adequacy and operating effectiveness of the Company's Internal Financial Control with reference to the Standalone Financial Statement.
 - B With respect to the other matters to be included in the Auditor's Report in accordance with Rule 11 of the Companies (Audit and Auditors) Rules, 2014, as amended, in our opinion and to the best of our information and according to the explanations given to us:



- The Company has disclosed the impact of pending litigations on its financial position in its Standalone Financial Statements – Refer Note 7 of Annexure A to the Independent auditor's report.
- ii. The Company did not have any long-term contracts including derivative contracts for which there were any material foreseeable losses; and
- iii. There has been no delay in transferring amounts, required to be transferred, to the Investor Education and Protection Fund by the Company.
- iv. (a) The management has represented that, to the best of its knowledge and belief, as disclosed in the Note 7(3) to the standalone financial statements, no funds have been advanced or loaned or invested (either from borrowed funds or share premium or any other sources or kind of funds) by the Company to or in any other person(s) or entity(s), including foreign entities ("Intermediaries"), with the understanding, whether recorded in writing or otherwise, that the Intermediary shall directly or indirectly lend or invest in other persons or entities identified in any manner whatsoever by or on behalf of the Company ("Ultimate Beneficiaries") or provide any guarantee, security or the like on behalf of the Ultimate Beneficiaries.
 - (b) The management has represented that, to the best of its knowledge and belief, as disclosed in the Note 7(3) to the standalone financial statements, no funds have been received by the Company from any person(s) or entity(s), including foreign entities ("Funding Parties"), with the understanding, whether recorded in writing or otherwise, that the Company shall directly or indirectly, lend or invest in other persons or entities identified in any manner whatsoever by or on behalf of the Funding Parties ("Ultimate Beneficiaries") or provide any guarantee, security or the like on behalf of the Ultimate Beneficiaries.
 - (c) Based on the audit procedures performed that have been considered reasonable and appropriate in the circumstances, nothing has come to our notice that has caused us to believe that the representations under sub-clause (i) and (ii) of Rule 11(e), as provided under (i) and (ii) above, contain any material misstatement.
- v. The final dividend has not been declared and/or paid during the year by the Company is in compliance with Section 123 of the Act.
- vi. The reporting under Rule 11(g) of the Companies (Audit and Auditors) Rules, 2014 is applicable from 1st April, 2023.
 - Based on our examination which includes test checks, the Company has used accounting software for maintaining its Books of Accounts which have a feature of recording audit trail (edit log) facility and the same has operated throughout the year for all relevant transactions recorded in respective software. We did not come across any such instances of the audit trail feature being tampered with.
- C. With respect to the matters to be included in the Auditor's Report under Section 197(16) of the Act: In our opinion and according to the information and explanations given to us, the remuneration paid by the company to its directors during the current year is in accordance with the provisions of section 197 of the Act. The remuneration paid is not in excess of the limit laid down under section 197 of the Act. The Ministry of Corporate Affairs has not prescribed other details under Section 197(16) of the Act which are required to be commented upon by us.

For DIVYA K.R. AND ASSOCIATES

Chartered Accountants

Firm Registration No: 027280S

DIVYA K.R.

Proprietor

Membership No : 228896 UDIN: 24228896BKFCLQ8718

Place: Coimbatore Date: 29.05.2024



Annexure A to the Independent Auditors' Report on the Standalone Financial Statements of Indsil Hydro Power and manganese Limited for the year ended 31st March, 2024

(Referred to in paragraph 1 under "Report on Other Legal and Regulatory Requirements' section of our report of even date)

In terms of the information and explanations sought by us and given by the Company and the books of account and records examined by us in the normal course of audit and to the best of knowledge and belief we state that:

- i) a) A) The Company has maintained proper records showing full particulars, including quantitative details and situation of Property, Plant and Equipment.
 - (B) The Company has maintained proper records showing full particulars of intangible assets.
 - b) According to the information and explanations given to us and on the basis of our examination of the records of the Company, the Company has a regular programme of physical verification of its Property, Plant and Equipment by which all property, plant and equipment are verified in a phased manner. In accordance with this programme, certain property, plant and equipment were verified during the year. In our opinion, this periodicity of physical verification is reasonable having regard to the size of the Company and the nature of its assets. No material discrepancies were noticed on such verification.
 - c) According to the information and explanations given to us, and on the basis of our examination of the records of the company, the title deeds, comprising all the immovable properties disclosed in the Standalone Financial Statements are held in the name of the Company.
 - d) According to the information and explanations given to us and on the basis of our examination of the records of the Company, the Company has not revalued its Property, Plant and Equipment (including Right of Use assets) or intangible assets or both during the year.
 - e) According to the information and explanations given to us and on the basis of our examination of the records of the Company, there are no proceedings initiated or pending against the Company for holding any Benami property under the Prohibition of Benami Property Transactions Act, 1988 and rules made thereunder.
- ii. (a) The inventories have been physically verified by the management during the year. In our opinion, the frequency of such verification is reasonable and coverage and procedure followed by the management were appropriate. No discrepancies were noticed on verification between the physical stock and the books of records that were 10% or more in aggregate for each class of inventory.
 - (b) According to the information and explanations given to us and on the basis of our examination of the records of the Company, the Company has been sanctioned working capital limits in excess of five crore rupees, in aggregate, from banks on the basis of security of current assets. In our opinion, the quarterly returns or statements filed by the Company with such banks are in agreement with the books of account of the Company.
- iii. According to the information and explanation given to us and on the basis of our examination of the records of the Company and the same has not provided any guarantee or security /granted loans and advances in the nature of loans, secured or unsecured to companies, firms, limited liability partnership or other parties.
- iv. According to the information and explanations given to us and on the basis of our examination of the records of the Company, the Company has not given any loans or provided any guarantee or security or made any investments as specified under Section 185 and 186 of the Companies Act, 2013 ("the Act").
- v. The Company has not accepted any deposits or amounts which are deemed to be deposits from the public. Accordingly, clause 3(v) of the Order is not applicable.
- vi. We have broadly reviewed the books of accounts maintained by the company pursuant to the Rules made by the Central Government for the maintenance of Cost records under Section 148 of the Companies Act, 2013 and are of the opinion that prima facie, the prescribed accounts and records have been made and maintained. However, we have not carried a detailed examination of the cost records with a view to determine whether they are accurate or complete.

INDSIL

- vii. (a) According to the information and explanations given to us and on the basis of our examination of the records of the Company, in our opinion, amounts deducted/ accrued in the books of accounts in respect of undisputed statutory dues including Provident Fund, Employees State Insurance, Income-Tax, Goods and Service Tax, Custom or Cess or other statutory dues have generally been deposited regularly with the appropriate authorities.
 - (b) According to the information and explanations given to us, no undisputed amounts payable in respect of Provident Fund, Employees State Insurance, Income-Tax, Goods and Service Tax, Custom or Cess or other statutory dues were in arrears as at 31st March, 2024 for a period of more than six months from the date they become payable.
 - (c) According to the information and explanations given to us there are no statutory dues relating to Excise Duty, Value Added Tax, Sales Tax, Service Tax, Goods and Service Tax, Income-Tax, Duty of Customs or Cess which have not been deposited on account of any dispute except the following:

Name of the Statute	Nature of dues	Forum where the dispute is pending	Period to which the amount relates	Amount Involved (₹ In Iakhs)
Income Tax Act.1961	Income Tax	Commissioner of Income Tax (appeals), Coimbatore		4.88 Lakhs
Income Tax Act.1961	Income Tax	Commissioner of Income Tax (appeals), Coimbatore	2017-18	1.19 Lakhs
Income Tax Act.1961	Income Tax	AO of Income Tax, Coimbatore	2015-16	0.66 Lakhs
Income Tax Act.1961	Income Tax	AO of Income Tax, Coimbatore	2013-14	23.94 Lakhs
Income Tax Act.1961	Income Tax	AO of Income Tax, Coimbatore	2007-08	6.35 Lakhs
Income Tax Act.1961	Income Tax	AO of Income Tax, Coimbatore	2006-07	0.41 Lakhs
Income Tax Act.1961	Income Tax	AO of Income Tax, Coimbatore	2008-09	0.22 Lakhs
Kerala Value Added Tax Act 2005	VAT	The Assessing Officer State Tax, Spl Circle, Palakkad, Kerala	2012-13	771.03 Lakhs
Kerala Value Added Tax Act 2005	VAT	The Assessing Officer State Tax, Spl Circle, Palakkad, Kerala	2013-14	468.34 Lakhs
Kerala Value Added Tax Act 2005	VAT	The Assessing Officer State Tax, Spl Circle, Palakkad, Kerala (awaiting for order modify)	2014-15	3258.10 Lakhs
Kerala Value Added Tax Act 2005	CST	The Assessing Officer State Tax, Spl Circle, Palakkad, Kerala	2016-17	45.95 Lakhs
GST Act 2017 (32AAACI4918G1ZW) IHPML	GST-KL	The Dy. Commissioner Appeal (In lieu of the ITC Reversal for Transitional Credit, an appeal is still pending for 2017–18.)	2017-18	10.07 Lakhs
GST Act 2017 (37AAACI4918G1ZM) IHPML	GST-AP	The Joint. Commissioner Appeal (In lieu of the Ineligble ITC Reversal, an appeal is still pending for 2017–18.	2017-18	1.83 Lakhs
GST Act 2017 (37AAACI4918G1ZM) IHPML	GST-AP	The Dy. Commissioner Appeal (In lieu of the Ineligble ITC Reversal, an appeal is still pending for 2019-20.)		13.95 Lakhs
GST Act 2017 (37AAACI4918G1ZM) IHPML	GST-AP	The Dy. Commissioner Appeal (In lieu of the Ineligble ITC Reversal, an appeal is still pending for 2021-22.)	2021-22	2.23 Lakhs
GST Act 2017 (22AAACI4918G2ZW) IHPML	GST-RPR	The Dy. Commissioner Appeal (In lieu of the Ineligible ITC Reversal, an appeal is still pending for 2018-19 & 2019-20)	2018-19&2019-20	152.75 Lakhs



GST Act 2017	GST-AP	The Dy. Commissioner Appeal	2018-19	72.13 Lakhs
(37AAMCS1846F1Z5)		(In lieu of the Ineligible ITC		
SREE MAHALAKSHMI		Reversal, an appeal is still		
SMELTERS PRIVATE		pending for 2018-19)		
LIMITED		,		

Electricity Duty Notice: The Case pertains to levy of electricity duty Rs.6209 Lakhs on the self-generation of Unit between years 2005 to 2015. It is also questioned on the power of the State on the levy of duty on self-generation. The case is in the High Court and the Company has got stay.

- viii. According to the information and explanations given to us and on the basis of our examination of the records of the Company, the Company has not surrendered or disclosed any transactions, previously unrecorded as income in the books of account, in the tax assessments under the Income Tax Act, 1961 as income during the year.
- ix. (a) According to the information and explanations given to us and on the basis of our examination of the records of the Company, the Company has not been defaulted in repayment of loans and borrowings or in payment of interest thereon to any lender.
 - (b) According to the information and explanations given to us and on the basis of our examination of the records of the Company, the Company has not been declared willful defaulter by any bank or financial institution or government or any government authority.
 - (c) In our opinion, and according to the information and explanations given to us, the term loans were applied for the purpose for which the loans were availed.
 - (d) According to the information and explanations given to us, and the procedures performed by us, and on an overall examination of the Standalone Financial Statements of the Company, we report that no funds raised on short-term basis have been used for long-term purposes by the Company.
 - (e) According to the information and explanations given to us and on an overall examination of the Standalone Financial Statements of the Company, we report that the Company has not taken any funds from any entity or person on account of or to meet the obligations of its subsidiaries, associates, or joint ventures. The Company does not hold any investment in any associates or joint venture (as defined under the act) during the year ended 31st March, 2024.
 - (f) According to the information and explanations given to us and the procedures performed by us we report that the Company has not raised loans during the year on the pledge of securities held in its subsidiaries (as defined under the Act), The Company does not hold any investment in any associates or joint venture (as defined under the act) during the year ended 31st March, 2024.
- x. (a) The Company has not raised any money by way of initial public offer or further public offer (including debt instruments). Accordingly, paragraph 3 (x)(a) of the Order is not applicable.
 - (b) According to the information and explanations given to us and based on our examination of the records of the Company, the Company has not made any preferential allotment or private placement of shares or fully or partly or optionally convertible during the year. Accordingly, clause 3(x)(b) of the Order is not applicable.
- xi. (a) Based on examination of the books and records of the Company and according to the information and explanations given to us, considering the principles of materiality outlined in Standards on Auditing, we report that no fraud by the Company or on the Company has been noticed or reported during the course of the audit.
 - (b) According to the information and explanations given to us, no report under sub-section (12) of Section 143 of the Act has been filed by the auditors in Form ADT-4 as prescribed under Rule 13 of the Companies (Audit and Auditors) Rules, 2014 with the Central Government.
 - (c) There were no whistle blower complaints received by the Company during the year.
- xii. According to the information and explanations given to us, the Company is not a Nidhi Company. Accordingly, the requirement to report on clause 3(xii) of the Order are not applicable to the Company.
- xiii. According to the information and explanations given to us and based on our examination of the records of the Company, all the transactions with the related parties are in compliance with the sections 177 and 188 of the Companies Act, 2013 where applicable and details of such transactions have been disclosed in the Standalone Financial Statements as required by the applicable accounting standards.



- xiv. (a) In our opinion and according to the information and explanations given to us, the Company has an internal audit system commensurate with the size and nature of its business.
 - (b) The internal audit reports of the Company issued till the date of the audit report, for the period under audit have been considered by us, as part of our audit procedure.
- xv. In our opinion and according to the information and explanations given to us, the Company has not entered into any non-cash transactions with its directors or persons connected to its directors and hence, provisions of Section 192 of the Act are not applicable to the Company.
- xvi. (a) The Company is not required to be registered under section 45-IA of the Reserve Bank of India Act 1934. Accordingly, the requirement to report on clause 3(xvi)(a) of the Order is not applicable to the Company.
 - (b) The Company has not conducted non-banking financial/housing finance activities during the year. Accordingly, the requirement to report on clause 3(xvi)(b) of the Order is not applicable to the Company.
 - (c) The Company is not a Core Investment Company (CIC) as defined in the regulations made by the Reserve Bank of India. Accordingly, the requirement to report on Clause 3(xvi)(c) of the order is not applicable to the Company.
 - (d) In our opinion and according to the information and explanation given to us, the company is not a Core Investment Company (CIC) and it does not have any other companies in the Group. Accordingly, Paragraph 3(xvi)(d) of the order is not applicable.
- xvii. The Company has not incurred cash losses in the financial year and has not incurred cash losses in the immediately preceding financial year.
- xviii. There has been no resignation of the statutory auditors of the Company during the year and accordingly requirement to report on clause 3(xviii) of the Order is not applicable to the Company.
- xix. According to the information and explanations given to us and on the basis of the financial ratios, ageing and expected dates of realization of financial assets and payment of financial liabilities, our knowledge of the Board of Directors and management plans and based on our examination of the evidence supporting the assumptions, nothing has come to our attention, which causes us to believe that any material uncertainty exists as on the date of the audit report that the Company is not capable of meeting its liabilities existing at the date of balance sheet as and when they fall due within a period of one year from the balance sheet date. We, however, state that this is not an assurance as to the future viability of the Company. We further state that our reporting is based on the facts up to the date of the audit report and we neither give any guarantee nor any assurance that all liabilities falling due within a period of one year from the balance sheet date, will get discharged by the Company as and when they fall due.
- xx. In our opinion and according to the information and explanations given to us, the provisions of Section 135 of the Act are not applicable to the company during the year. Accordingly, Paragraph 3 (xx)(a) of the order is not applicable.

For DIVYA K.R. AND ASSOCIATES

Chartered Accountants

Firm Registration No: 027280S

DIVYA K.R.

Proprietor

Membership No : 228896 UDIN: 24228896BKFCLQ8718

Place: Coimbatore Date: 29.05.2024



Annexure B to the Independent Auditors' Report on the Standalone Financial Statements of Indsil Hydro Power and Manganese Limited for the year ended 31st March, 2024

Report on the Internal Financial Controls with reference to the Standalone Financial Statements under Clause (i) of sub-section 3 of section 143 of the Companies Act, 2013 ("the Act")

(Referred to in paragraph 2(A)(f) under the heading 'Report on Other Legal and Regulatory Requirements' of our report of even date)

Opinion

We have audited the internal financial controls over financial reporting of INDSIL HYDRO POWER AND MANGANESE LIMITED ("the Company") as of 31st March 2024 in conjunction with our audit of the financial statements of the Company for the year ended on that date.

In our opinion, the Company has, in all material respects, adequate internal financial controls with reference to Standalone Financial Statements and such internal financial controls were operating effectively as at 31st March, 2024, based on the internal financial controls with reference to Standalone Financial Statements criteria established by the Company considering the essential components of internal control stated in the Guidance Note on Audit of Internal Financial Controls Over Financial Reporting issued by the Institute of Chartered Accountants of India (the "Guidance Note").

Management's Responsibility for Internal Financial Controls

The Company's Management is responsible for establishing and maintaining internal financial controls based on the internal control over financial reporting criteria established by the Company considering the essential components of internal control stated in the Guidance Note on Audit of Internal Financial Controls Over Financial Reporting issued by the Institute of Chartered Accountants of India. These responsibilities include the design, implementation and maintenance of adequate internal financial controls that were operating effectively for ensuring the orderly and efficient conduct of its business including the adherence to the company's policies, the safeguarding of its assets, the prevention and detection of frauds and errors, the accuracy and completeness of the accounting records, and the timely preparation of reliable financial information, as required under the Act

Auditors' Responsibility

Our responsibility is to express an opinion on the internal financial controls over financial reporting of the Company based on our audit. We conducted our audit in accordance with the Guidance Note and the Standards on Auditing prescribed under Section 143 (10) of the Act, to the extent applicable to an audit of internal financial controls. Those Standards and the Guidance Note require that we comply with ethical requirements and plan and perform the audit to obtain reasonable assurance about whether adequate internal financial controls over financial reporting were established and maintained and if such controls operated effectively in all material respects.

Our audit involves performing procedures to obtain audit evidence about the adequacy of the internal financial controls system over financial reporting and their operating effectiveness. Our audit of internal financial controls over financial reporting included obtaining an understanding of internal financial controls over financial reporting, assessing the risk that a material weakness exists, and testing and evaluating the design and operating effectiveness of internal control based on the assessed risk. The procedures selected depend on the auditor's judgement, including the assessment of the risks of material misstatement in the financial statements, whether due to fraud or error.

We believe that the audit evidence we have obtained, is sufficient and appropriate to provide a basis for our audit opinion on the Company's internal financial control with reference to its financial statements.

Meaning of Internal Financial Controls With reference to Standalone Financial Statements

A company's internal financial control with reference to Standalone Financial Statements is a process designed to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles. A company's internal financial control with reference to Standalone Financial Statements includes those policies and procedures that (1) pertain to the maintenance of records that, in reasonable detail, accurately and fairly reflect the transactions and dispositions



of the assets of the company; (2) provide reasonable assurance that transactions are recorded as necessary to permit preparation of financial statements in accordance with generally accepted accounting principles, and that receipts and expenditures of the company are being made only in accordance with authorisations of management and directors of the company; and (3) provide reasonable assurance regarding prevention or timely detection of unauthorised acquisition, use, or disposition of the company's assets that could have a material effect on the financial statements.

Inherent Limitation of Internal Financial Controls With reference to Standalone Financial Statements

Because of the inherent limitations of internal financial controls with reference to Standalone Financial Statements, including the possibility of collusion or improper management of override of controls, material misstatements due to error or fraud may occur and not be detected. Also, projections of any evaluation of the internal financial controls with reference to Standalone Financial Statements to future periods are subject to the risk that the internal financial control with reference to Standalone Financial Statements may become inadequate because of changes in conditions, or that the degree of compliance with the policies or procedures may deteriorate.

For DIVYA K.R. AND ASSOCIATES

Chartered Accountants

Firm Registration No: 027280S

DIVYA K.R.

Proprietor

Membership No : 228896 UDIN: 24228896BKFCLQ8718

Place: Coimbatore Date: 29.05.2024



Standalone Balance Sheet as at March 31, 2024

SI.	PARTICULARS	Note	As at 31	1.03.2024		.03.2023
No I.	ASSETS	No.	≺ In I	Lakhs	₹ In L	_akhs
1.	Non Current Assets					
	(a) Property, Plant and Equipment	2.01	4,948.84		5,986.53	
	(b) Capital Work-in-progress (c) Other Intangible Assets		183.57 1.27		120.08 2.07	
	(d) Financial Assets		1.27		2.07	
	(i) Investments	2.02				
	a) Investment in subsidiaries		-		25.73	
	b) Other Investments (ii) Other financial assets	2.03	47.00 1,156.85		3,970.08 1,176.24	
	(e) Deferred Tax Assets (Net)	2.03	867.90		932.79	
	(f) Other Non Current Assets	2.05	1,416.21		1,005.01	
			-	8,621.64	-	13,218.52
2	Current Assets (a) Inventories	2.06	11,320.36		12,250.06	
	(b) Financial Assets	2.00	11,320.30		12,230.00	
	(i) Investments		-		-	
	(ii) Trade Receivables	2.07	263.20		923.49	
	(iii) Cash and Cash Equivalents (iv) Bank Balances other than (iii) above	2.08	11.24 96.55		30.44 103.96	
	(v) Other financial assets	2.09	193.12		520.01	
	(c) Current Tax Assets (Net)	2.10	17.93		18.96	
	(d) Other Current Assets Assets classified as held for sale	2.11	10.45		12.61	
	Assets classified as field for sale	2.12	3,923.73	15,836.58	_	13,859.53
	TOTAL ASSETS			24,458.22		27,078.05
	EQUITY AND LIABILITIES					
1.	Equity (a) Equity Share Capital	2.13	4,279.11		4,279.11	
					i i	
	(b) Other Equity	2.14	8,438.15	12,717.26	9,422.80	13,701.91
2.	Non Current Liabilities		_	12,717.20	_	13,701.31
	(a) Financial Liabilities					
	(i) Borrowings	2.15	3,077.86		1,993.02	
	(ii) Trade Payables (iii) Others					
	(b) Provisions	2.16	1,406.06		1,403.15	
	(c) Deferred Tax Liabilities (Net)		,		,	
	(d) Other Non Current Liabilities			4 492 02		2 206 49
3	Current Liabilities		-	4,483.92	-	3,396.18
	(a) Financial Liabilities					
	(i) Borrowings	2.17	6,396.27		8,505.88	
	(ii) Trade Payables	2.18			4.44	
	a) Outstanding dues of micro and small enterprises				4.44	
	b) Outstanding dues other than (a) above		232.79		742.99	
	(iii) Other Financial Liabilities					
	(b) Other Current Liabilities	2.19	627.97		726.65	
	(c) Provisions		-	7.257.04		9,979.96

As per our report of even date

For DIVYA K.R. AND ASSOCIATES

Chartered Accountants

Firm Registration No: 027280S

DIVYA K.R.

Proprietor

Membership No: 228896

Place: Coimbatore Date: 29.05.2024

For and on Behalf of the Board

K. RAMAKRISHNAN

Whole-time Director

DIN:02797842

S VARADARAJAN

Director DIN: 08744090

R. MURALI Chief Financial Officer **U.KALIDOSS** Company Secretary



Statement of Standalone Profit and Loss for the year ended March 31, 2024

SI.	DARTICIU ARC	Note	YE 31.	.03.2024	YE 31.	03.2023
No.	PARTICULARS	No.	₹ in l	_akhs	₹in	Lakhs
	Income					
I	Revenue from operations	2.20	11,660.73		17,681.95	
II	Other Income	2.21	843.76		234.50	
III	Total Income (I + II)			12,504.48		17,916.45
IV	Expenses					
	Cost of Materials Consumed	2.22	7,084.70		10,590.99	
	Changes in inventories of finished goods, work in progress and Stock-in- trade	2.23	777.16		771.32	
	Employee benefits expense	2.24	1,186.33		1,313.41	
	Finance Costs	2.25	1,179.40		1,357.71	
	Depreciation and amortization expense	2.26	344.44		420.84	
	Other expense	2.27	2,763.39		3,315.81	
	Total Expenses		-	13,335.43	-	17,770.08
V	Profit before exceptional items and tax (III-IV)			(830.95)		146.36
VI	Exceptional Items			-		-
VII	Profit before tax (V-VI)			(830.95)		146.36
VIII	Tax expense:	2.28				
	(1) Current tax		-			
	(2) MAT Adjustment related to earlier years				726.01	
	(3) Deferred tax		64.88		(55.99)	
			-	64.88	-	670.02
IX	Profit for the period from continuing operations (VII - VIII)			(895.83)		(523.66)
X	Profit/(Loss) from Discontinued Operations					
ΧI	Tax Expense of Discontinued Operations					
XII	Profit/(Loss) from Discontinued Operations after tax (X - XI)			-		- (
XIII	Profit for the period (IX + XII)			(895.83)		(523.66)
XIV	Other Comprehensive Income					
	A (i) Items that will not be reclassified to Profit or Loss			00 54		
	Remeasurement of the defined benefit plans			30.54		- 0.00
	Changes in fair value of FVOCI equity instruments			1.51		0.98
	(ii) Income tax relating to Items that will not be reclassified to Profit or Loss			(0.86)		(1.94)
	B (i) Items that will be reclassified to Profit or Loss					
	(ii) Income tax relating to Items that will be reclassified to Profit or Loss					
XV	Total Comprehensive Income for the period (XIII + XIV)			(864.65)		(524.62)
XVI	Earnings per equity share:	2.32				
	(1) Basic			(3.22)		(1.88)
	(2) Diluted			(3.22)		(1.88)

As per our report of even date

For **DIVYA K.R. AND ASSOCIATES**

Chartered Accountants

Firm Registration No: 027280S

DIVYA K.R. Proprietor

Membership No : 228896

Place : Coimbatore Date : 29.05.2024 For and on Behalf of the Board

K. RAMAKRISHNAN S VARADARAJAN Whole-time Director Director

DIN:02797842

Director DIN: 08744090

R. MURALI Chief Financial Officer

U.KALIDOSS
Company Secretary



STANDALONE CASH FLOW STATEMENT FOR THE YEAR ENDED 31st MARCH 2024

S.No.	PARTICULARS	Year ended 31.03.2024 (Audited)	Year ended 31.03.2023 (Audited)
		₹ in La	khs
A.	CASH FLOW FROM OPERATING ACTIVITIES:		
	Net profit / (loss) before tax	(830.95)	146.36
	Interest Income	(671.01)	(40.62)
	Depreciation	344.44	420.84
	Profit/ Loss on sale of assets	(80.90)	(1.68)
	Interest & other financial charges	1,179.40	1,357.71
	Provision for gratuity and Encashment of earned leave	2.90	7.48
	Other Non - Cash Items	(181.96)	(365.50)
	OCI items (+) tax there on	31.18	(0.95)
	OPERATING PROFIT BEFORE WORKING CAPITAL CHANGES	(206.90)	1,523.63
	Adjustments for changes in		
	Current Assets:		
	Inventories	929.70	1,125.69
	Trade receivables	660.28	42.54
	Other current assets	2.17	(2.58)
	Current tax assets	1.04	6.13
	Current Liabilities:		
	Trade Payables	(514.64)	(539.69)
	Other current liabilities	(98.68)	(496.11)
	Cash generated from operations	772.97	1,659.61
	Adj: Income Tax	_	
	NET CASH FLOW FROM OPERATING ACTIVITIES (A)	772.97	1,659.61
В.	CASH FLOW FROM INVESTING ACTIVITIES		,
	Purchase of Fixed Assets	630.55	(31.41)
	Investments made during the year (LT)	25.08	0.96
	Interest received	671.01	40.62
	Profit/ loss on sale of fixed assets	80.90	1.68
	NET CASH FLOW FROM INVESTING ACTIVITIES (B)	1,407.55	11.86



STANDALONE CASH FLOW STATEMENT FOR THE YEAR ENDED 31st MARCH 2024 (CONTD..)

S.No.	PARTICULARS	Year ended 31.03.2024 (Audited)	Year ended 31.03.2023 (Audited)
		₹ in L	akhs
C.	CASH FLOW FROM FINANCING ACTIVITIES		
	Issue of share capital (Towards PC on merger)		
	Repayment of Long term borrowings	1,084.84	(311.29)
	Increase in Long term Borrowings	(2.91)	(7.47)
	Financial Charges & Interest	(1,179.40)	(1,357.71)
	Increase/(decrease) in Deferred Tax	64.88	(442.07)
	Increase/(decrease) in Short term loans and advances	326.88	(352.54)
	Increase/(decrease) in Long term loans and advances	(391.81)	582.81
	Increase/(decrease) in Other bank balances (non cash euivalents)	7.41	2.42
	NET CASH FLOW FROM FINANCING ACTIVITIES (C)	(90.11)	(1,885.85)
	NET INCREASE/DECREASE IN CASH AND CASH EQUIVALENTS (A+B+C)	2,090.41	(214.38)
	Cash and Cash Equivalents as on 01.04.2023 (Opening Balance)	(8,475.44)	(8,261.06)
	Cash and Cash Equivalents as on 31.03.2024 (Closing Balance)	(6,385.03)	(8,475.44)

Note:

Cash and cash equivalents included in the cash flow statement comprise the following Balance sheet figures:

₹ in lakhs

	31.03.2024	31.03.2023
Cash in Hand and balance with Banks	11.24	30.44
Short term Investments in debt based liquid funds	-	
(-) Short term borrowings	(6,396.27)	(8,505.88)
	(6,385.03)	(8,475.44)

As per our report of even date For **DIVYA K.R. AND ASSOCIATES**

Chartered Accountants

Firm Registration No: 027280S

DIVYA K.R. Proprietor

Membership No : 228896

Place : Coimbatore Date: 29.05.2024

For and on Behalf of the Board

K. RAMAKRISHNAN **S VARADARAJAN** Whole-time Director Director

DIN:02797842 DIN: 08744090

R. MURALI **U.KALIDOSS**

Chief Financial Officer Company Secretary



Statement of Changes in Equity for the Year ended 31st March 2024

A) Equity Share Capital

₹ in lakhs

For the year ended 31st March 2024

Balance as at 01 st April 2023	Changes in equity share capital due to prior errors	Restated balance as at 01 April 2023	Changes in equity share capital during the year	Balance as at 31 st March 2024

For the year ended 31st March 2023

₹ in lakhs

Balance as at 01 st April 2022	Changes in equity share capital due to prior errors	Restated balance as at 01 April 2022	Changes in equity share capital during the year	Balance as at 31 st March 2023
4,279.11				4,279.11

B) Other Equity ₹ in lakhs

	Rese	erves & Surplus	;	Conital		
Particulars	Securities Premium Reserve	General Reserve	P&L / Surplus	Capital Reserve	OCI	Total
Balance as at 01.04.2022	1,910.66	2,302.60	6,828.64	(965.41)	(39.07)	10,037.42
Profit for the period			(523.66)			(523.66)
Other Comprehensive Income					(0.95)	(0.95)
Dividend paid	-	-	(90.00)	-	-	(90.00)
Balance as at 31.03.2023	1,910.66	2,302.60	6,214.98	(965.41)	(40.02)	9,422.80
Profit for the period			(895.83)			(895.83)
Other Comprehensive Income					31.18	31.18
Dividend paid	-	-	(120.00)	-	-	(120.00)
Balance as at 31.03.2024	1,910.66	2,302.60	5,199.15	(965.41)	(8.84)	8,438.15



Standalone Notes to Financial Statements

2.01 Property, Plant And Equipment And Capital Work-In-Progress

(₹ in lakhs)

Particulars	As at 31st March 2024 As at 31st March 2023	As at 31st March 2023
Carrying amounts of:		
Industrial Plot	545.80	497.12
Buildings	1,605.67	1,707.48
Plant and Equipment	2,642.57	3,625.88
Furniture and fixtures	3.00	3.08
Vehicles	6.32	68.9
Office Equipment	145.45	146.06
Total	4,948.83	5,986.51
Capital Work-in-progress	183.57	120.08
Intangible Assets	1.27	2.07
Total	5,133.67	6,108.66

Particulars	Freehold land	Buildings	Plant & equipment	Furniture & fixtures	Vehicles	office equipments	Total	Capital Work in progress	Intangible Assets	Grand Total
Cost or deemed cost										
Balance at 01st April 2022	497.12	4,032.91	10,675.91	50.25	81.99	481.30	15,819.48	120.08	36.59	15,976.14
Additions	1	5.64	21.17		2.50	1.93	31.23	'	1.00	32.23
Eliminated on disposals of assets	1	1	'	•	14.91	'	14.91	'		14.91
Balance at 31st March 2023	497.12	4,038.55	10,697.08	50.25	69.58	483.23	15,835.80	120.08	37.59	15,993.46
Additions	48.68	•	11.00	0.20	•	1.43	61.31	63.49		124.80
Eliminated on disposals of assets		•	2,628.43	1.28		1.22	2,630.93		33.38	2,664.30
Balance at 31st March 2024	545.80	4,038.55	8,079.65	49.17	69.58	483.43	13,266.18	183.57	4.21	13,453.96
Accumulated depreciation and impairment										
Balance at 01st April 2022		2,229.17	6,757.84	46.95	76.20	334.67	9,444.84		33.20	9,478.04
Eliminated on disposals of assets					14.09		14.09			14.09
Depreciation Expense		101.89	313.35	0.22	0.58	2.49	418.53		2.31	420.84
Balance at 31st March 2023		2,331.06	7,071.19	47.17	65.69	337.16	9,849.28	-	35.51	9,884.79
Eliminated on disposals of assets			1,873.21	1.21		1.16	1,875.58		33.38	1,908.95
Depreciation Expense		101.81	239.08	0.21	0.57	1.97	343.64		08.0	344.44
Balance at 31st March 2024		2,432.87	5,437.06	46.17	63.26	337.98	8,317.34	'	2.94	8,320.27
Carrying Amount		1,803.74								
Balance at 01st April 2022	497.12	1,803.73	3,918.06	3.30	5.79	146.63	6,374.63	120.08	3.39	6,498.10
Additions	-	5.64	21.17	-	2.50	1.92	31.23		1.00	32.23
Eliminated on disposals of assets	1	1			0.82		0.82		1	0.82
Depreciation expense	•	101.89	313.35	0.22	0.58	2.49	418.53		2.31	420.84
Balance at 31st March 2023	497.12	1,707.48	3,625.88	3.08	6.89	146.06	5,986.51	120.08	2.07	6,108.66
Additions	48.68	-	11.00	0.20	•	1.43	61.31	63.49	•	124.80
Eliminated on disposals of assets	1	-	755.22	90.0	'	90.0	755.35	-	•	755.35
Depreciation expense	•	101.81	239.08	0.21	0.57	1.97	343.64	1	08.0	344.44
Balance at 31st March 2024	545.80	1,605.67	2,642.57	3.00	6.32	145.45	4,948.83	183.57	1.27	5,133.67



Capital work in progress

Particulars	As at 31st March 2024	As at 31st March 2023	
Faiticulais	(₹ in Lakhs)		
Opening CWIP at Cost	120.08	120.08	
Additions during the year	63.49	-	
moved to Fixed Assets during the year	-	-	
Closing CWIP at Cost	183.57	120.08	

Capital Work in progress (CWIP) ageing schedule

Particulars	Less than 1 Year	1-2 Years	2-3 Years	More than 3 Years		March 31, 2023 .akhs)
For FY 2023-24						
Projects in progess	63.49			120.08	183.57	-
Projects temporarily suspended	-	-	-	-	-	-
For FY 2022-23						
Projects in progess			120.08			120.08
Projects temporarily suspended	-	-	-	-	-	-

Capital Work in progress (CWIP) is overdue or exceeded its original plan cost

Particulars	Less than 1 Year	1-2 Years	2-3 Years	More than 3 Years		March 31, 2022 ₋akhs)
For FY 2023-24						
Projects in progess	-	-	-	-	-	-
Projects temporarily suspended	-	-	-	-	-	-
For FY 2022-23						
Projects in progess	-	-	-	-	-	-
Projects temporarily suspended	-	-	-	-	-	-



2.02 Non Current Investments

S.No.	Particulars	31.03.2024	31.03.2023
		(₹ in lakhs)	(₹ in lakhs)
	Trade Investments - Unquoted At Cost		
1	In Equity Shares of Joint Venture Company - Al Tamman Indsil Ferro chrome of 142.212 Oman Riyal - each (Extent of Holding - 50%.)		3,923.73
2	In Equity Shares of Wholly Owned Subsidiary Company - Indsil energy Global (FZE) (Extent of Holding - 100%)	-	25.73
3	Other Investments - Unquoted At Fair Value through Profit or Loss		
	8,000 Equity Shares of ₹ 10/- each in Kurumpetty HPP Ltd	0.80	0.80
	Less: Impairment Loss allowance	(0.80)	(0.80)
	8,000 Equity Shares of ₹ 10/- each in Palakkayam HPP Ltd	0.80	0.80
	Less: Impairment Loss allowance	(0.80)	(0.80)
	8,000 Equity Shares of ₹ 10/- each in Upper Poringal HPP Ltd	0.80	0.80
	Less: Impairment Loss allowance	(0.80)	(0.80)
	8,000 Equity Shares of ₹ 10/- each in Vattapara HPP Ltd	0.80	0.80
	Less: Impairment Loss allowance	(0.80)	(0.80)
	1,57,500 equity shares of ₹ 10/- each in Malayalam Communications Ltd.	20.11	20.11
4	Shares - Vimla Infrastructure (India) Pvt Ltd	0.40	0.40
	OCI FAIR VALUE	26.49	25.85
	Total	47.00	3,995.80

2.03 Non Current - Other Financial Assets

S.No.	Particulars	31.03.2024 (₹ in lakhs)	31.03.2023 (₹ in lakhs)
	Unsecured considered good		
a)	Other loans and advances (specify nature).		
	- Electricity Charges recoverable	537.62	537.62
	- Rental Advances	19.12	19.02
	- Tax Payment Pending Adjustments	600.11	619.61
	Total	1,156.85	1,176.24

Note:

Electricity charges recoverable is the amount being a dispute on interpretation of computation in MD charges claimed by KSEB, paid by the Company under Protest during the period 2005 to 2015.

2.04 Deferred Tax Assets (Net)

S.No.	Particulars	31.03.2024 (₹ in lakhs)	31.03.2023 (₹ in lakhs)
	(i) Deferred Tax Assets (Net)	867.90	932.79
	Total	867.90	932.79

Note:

Movement of deferred tax expense during the year ended March 31,2024 and March 31, 2023 are given in Note No.2.31



2.05 Other Non Current Assets

S.No.	Particulars	31.03.2024 (₹ in lakhs)	31.03.2023 (₹ in lakhs)
	- Security Deposits	1,416.21	1,005.01
	Total	1,416.21	1,005.01

2.06 Inventories

S.No.	Particulars	31.03.2024 (₹ in lakhs)	31.03.2023 (₹ in lakhs)
а	Raw Materials and components	8,810.07	8,972.94
b	Finished goods	2,471.04	2,618.03
С	Stores and spares	39.25	28.92
d	Power - Banked Energy	-	630.18
	Total	11,320.36	12,250.06

2.07 Trade Receivables

S.No.	Particulars	31.03.2024 (₹ in lakhs)	31.03.2023 (₹ in lakhs)
1	Undisputed - considered good	263.20	923.49
2	Undisputed - considered doubtful		
3	Disputed - considered good		-
4	Disputed - considered doubtful		
		263.20	923.49
	Allowance for expected credit losses		
	Total	263.20	923.49

Trade Receivables Ageing schedule

Sr.	Particulars	Less than 6	6 months	1-2	2-3	More than 3	31.03.2024	31.03.2023
No	i uniculais	months	- 1 Year	Years	Years	years	(₹in	lakhs)
	For FY 23-24							
1	Undisputed Trade receivables - considered good	263.20					263.20	
2	Undisputed Trade receivable - considered doubtful							
3	Disputed Trade receivables - considered good		-	-	-	-	-	-
4	Undisputed Trade receivables - considered doubtful							
	Total	263.20	-	-	-	-	263.20	-
	For FY 22-23							
1	Undisputed Trade receivables - considered good	799.39	35.63	88.47		-		923.49
2	Undisputed Trade receivable - considered doubtful							
3	Disputed Trade receivables - considered good		-	-	-	-	-	
4	Undisputed Trade receivables - considered doubtful							-
	Total	799.39	35.63	88.47	-	-	_	923.49



2.08 Cash and Cash Equivalents

S.No.	Particulars	31.03.2024 (₹ in lakhs)	31.03.2023 (₹ in lakhs)
1	Cash and Cash Equivalents		
	a) Balance with Banks		
	- In Current Accounts	5.99	28.25
	b) Cash on hand	5.25	2.19
	c) Fixed Deposits maturing within 3 months	-	-
		11.24	30.44
2	Bank Balances other than above		
	a) Margin money	91.90	97.16
	b) Unclaimed Dividend	4.64	6.80
		96.55	103.96
	Total	107.79	134.39

2.09 Current - Other financial assets

S.No.	Particulars	31.03.2024 (₹ in lakhs)	31.03.2023 (₹ in lakhs)
1	Others		
	Balance With Government Authorities	-	-
	- Advance to employees	6.93	7.14
	- Other Advances	186.20	512.87
	Total	193.12	520.01

Note:

Details of Loan or Advances in the nature of Loans are granted to promoters, directors, KMPs and the related parties which are repayable on demand is given below.

Current Year	31 st Mar	31 st March, 2024			
Type of Borrower	Outstanding	Percentage			
Promoter	-	-			
Directors	-	-			
KMPs	-	-			
Related Parties *	-	-			
		_			

* The amount related to outstanding of advance to Al Tammal Indsil Ferro Chrome LLC

Previous year	31 st Mar	31 st March, 2023			
Type of Borrower	Outstanding	Percentage			
Promoter	-	-			
Directors	-	-			
KMPs	-	-			
Related Parties	55.27	100%			
	55.27				

^{*} The amount related to outstanding of advance to Al Tammal Indsil Ferro Chrome LLC.

2.10 Current Tax Assets (Net)

S.No.	Particulars	31.03.2024 (₹ in lakhs)	31.03.2023 (₹ in lakhs)
1	TDS Receivable	17.93	18.96
	Total	17.93	18.96



2.11 Other Current Assets

S.No.	Particulars	31.03.2024 (₹ in lakhs)	31.03.2023 (₹ in lakhs)
1	Incentives receivable	10.45	12.62
	Total	10.45	12.62

2.12 Assets Classified as held for sale

S.No.	Particulars	31.03.2024 (₹ in lakhs)	31.03.2023 (₹ in lakhs)
1	In Equity Shares of Joint Venture Company - Al Tamman Indsil Ferro chrome (FZC) LLC of 142.212 Oman Riyal - each (Extent of Holding - 50%.)	3,923.73	-
	Total	3,923.73	-

2.13 SHARE CAPITAL

S.No.	Particulars	31.03.2024 (₹ in lakhs)	31.03.2023 (₹ in lakhs)
1	AUTHORIZED		
	3,43,00,000 Equity shares of ₹ 10/- Each	3,430.00	3,430.00
	2,00,00,000 Redeemable Preference Shares of ₹ 10/- each	2,000.00	2,000.00
		5,430.00	5,430.00
2	ISSUED SUBSCRIBED AND FULLY PAID UP		
	2,77,91,122 Equity shares of ₹ 10/- each	2,779.11	2,779.11
	1,50,00,000 preference shares of ₹ 10 each fully paid	1,500.00	1,500.00
	Total	4,279.11	4,279.11

The reconciliation of the number of shares outstanding is set out below:

Particulars	31.03.	2024	31.03.2023		
Faiticulais	Number	Value (₹)	Number	Value (₹)	
Equity Shares at the beginning of the year Changes during the year	2,77,91,122	2,779.11	2,77,91,122	2,779.11	
Equity Shares at the end of the year	2,77,91,122	2,779.11	2,77,91,122	2,779.11	

i) Rights, preferences & restrictions in respect of each class of shares

The Company's authorised share capital consists of two classes of shares, referred to as Equity Shares and Preference Shares, having par value of ₹ 10/- each respectively

Each holder of Equity Share is entitled to one vote per share. The preferential shareholders have preferential right over equity shareholders in respect of repayment of capital and payment of dividend

In the event of liquidation of the Company, the equity shareholders are eligible to receive the remaining assets of the Company after distribution of all preferential amounts, in proportion to their shareholding.

The company has two classes of shares viz. equity shares of ₹ 0.20/- per share and 8% Cumulative Redeemable preference shares of ₹ 10/- each

Each holder of equity share is entitled to one vote per share. In the event of liquidation of the company, the holders of equity shares will be entitles to receive the realized value of assets of the company, remaining after the payment of all preference dues. The distribution will be in proportion to the number of equity shares held by the shareholders.

The terms of issue of the preference shares are as follows:

The Preference Shares to be issued shall carry a fixed cumulative preference dividend of 8% (Eight percent) per annum on the capital for the time being paid-up thereon.



The voting rights of the persons holding the said shares shall be in accordance with the provisions of Section 47 of the Companies Act, 2013 (including any statutory modifications or re-enactments thereof for the time being in force).

The preference shares issued shall be redeemable at par at any time at the option of the company but not later than October 18, 2022. The Company has extended the tenure of redemption of the preference shares to October 18, 2025 subject to the requisite approval of shareholders..

ii) Details of Shareholder's holding more than 5% of shares

		31.03	.2024	31.03.2023		
S. No.	Name of the Shareholder	No. of Shares held	% of Holding	No. of Shares held	% of Holding	
1	Sunmet Holdings India Private Limited	1,40,17,745	50.44%	1,40,17,745	50.44%	
2	Crosimn Agencies Private Limited	16,17,000	5.82%	16,17,000	5.82%	
	TOTAL	1,56,34,745	56.26%	1,56,34,745	56.26%	

iii) Details of Preference Shareholder's holding more than 5% of Shares:

S.	Name of Shareholder	31.03.2	024	31.03.2023		
No		No. of Shares held	% of Holding	No. of Shares held	% of Holding	
1	NIRMAL JAIN B	15,00,000	10%	15,00,000	10%	
2	BALCHAND B	15,00,000	10%	15,00,000	10%	
3	MAHAVEERCHAND B	15,00,000	10%	15,00,000	10%	
4	PARAS B	15,00,000	10%	15,00,000	10%	
5	ASHOK B	15,00,000	10%	15,00,000	10%	
6	B AJITH JAIN	15,00,000	10%	15,00,000	10%	
7	PANKAJ B JAIN	15,00,000	10%	15,00,000	10%	
8	VASANT JAIN B	15,00,000	10%	15,00,000	10%	
9	MOHIT JAIN P	15,00,000	10%	15,00,000	10%	
10	DEEP PRAKASH M	15,00,000	10%	15,00,000	10%	
		1,50,00,000		1,50,00,000		

iv) Details of Shareholding of promoters:

S.		31.0	3.2024	31.03.2023	
No	Name of Shareholder	No. of Shares held	% of Holding	No. of Shares held	% of Holding
1	Sunmet Holdings India Private Limited	140,17,745	50.44%	140,17,745	50.44%
2	Crosimn Agencies Private Limited	16,17,000	5.82%	16,17,000	5.82%
2	S N Varadarajan	1101110	3.96%	1101110	3.96%
3	D Pushpa Varadarajan	530698	1.91%	530698	1.91%
3	Jayashree Vinod	183630	0.66%	183630	0.66%
4	Vinod Narsiman	174322	0.63%	174322	0.63%
4	Rudra Narsiman	2718	0.01%	2718	0.01%
5	Vishwaa Narsiman	2718	0.01%	2718	0.01%
	TOTAL	176,29,941	63.44%	176,29,941	63.44%



2.14 OTHER EQUITY

S.No.	Particulars	31.03.2024 (₹ in lakhs)	31.03.2023 (₹ in lakhs)
1	Securities Premium		
	Balance at the beginning of the year	1,910.66	1,910.66
	Additions/ (deductions) during the year	-	_
	Balance at the end of the year	1,910.66	1,910.66
2	General Reserves		
	Balance at the beginning of the year	2,302.60	2,302.60
	Additions/ (deductions) during the year		
	Balance at the end of the year	2,302.60	2,302.60
3	Retained earnings		
	Balance at the beginning of the year	6,214.98	6,828.64
	(+) Profit/(Loss) for the current year	(895.83)	(523.66)
	(-) Proposed Dividends	-	-
	(-) Tax on Proposed Dividends *	-	-
	(-) Interim Dividend issued for Preference shares	(120.00)	(90.00)
	Balance at the end of the year	5,199.15	6,214.98
	Capital Reserve on Business Combination - IEEC	(703.27)	(703.27)
	Capital Reserve on Business Combination- SMS	(262.14)	(262.14)
4	Other Comprehensive Income		
	Remeasurement of the defined benefit plans		
	Balance at the beginning of the year	(94.60)	(94.60)
	OCI for Current Year	30.54	(0.00)
	Total Comprehensive Income	(64.06)	(94.60)
	FVOCI equity instruments	, ,	, ,
	Balance at the beginning of the year	41.30	40.32
	OCI for Current Year	1.51	0.98
	Total Comprehensive Income	42.81	41.30
	Other items of OCI		
	Balance at the beginning of the year	13.27	15.21
	OCI for Current Year	(0.86)	(1.94)
	Total Comprehensive Income	12.41	13.27
	Total of Other Comprehensive Income	(8.84)	(40.02)
	Closing Balance	8,438.15	9,422.81

Nature and Purpose of Reserves

Securities Premium

Securities Premium is used to record the premium on issue of equity shares. The reserve can be utilised only for limited purpose such as issuance of bonus shares inaccordance with provisions of the Companies Act, 2013. During the year, the reserve has been utilised amount is NIL.

General Reserves

General reserve is created by the Company by appropriating the balance of Retained Earnings. It is a free reserve which can be used for meeting future contingencies, creating workings capital for business operations, strengthening the financial position of the Company.

Retained earnings

Retained earnings are the profits that the Company has earned till date, less any transfers to general reserve, dividends or other distributions paid to shareholders. (Refer statement of changes in equity)

Capital Reserve on Business Combination

Capital Reserve on Business Combination due to merger of Indsil Energy and Electrochemicals Pvt Ltd and Sree Mahalakshmi Smelters Pvt Ltd.



2.15 Non Current Finance Liabilities -Borrowings

Sr. No	Particulars	31.03.2024 (₹)	31.03.2023 (₹)	31.03.2024 (₹)	31.03.2023 (₹)
		Non C	urrent	Current I	Maturities
1	Secured (Refer Note No.2.44)				
	Term loans from Banks				
	- Rupee Loan (Refer Note No.2.17)	1,110.43		336.14	336.14
	Term loans from Others				
	- Rupee Loan	1,967.43	1,993.02		-
	Total	3,077.86	1,993.02	336.14	336.14

The Company has availed 11 Crores Rupee term loan from Yes Bank during the year 2017 repayable in 16 equal quarterly instalments. The Loan is secured by way of pari passu charge on entire fixed assets and second pari passu charge on the current assets of the Company. Yes Bank has sold its exposure to JC Flowers Asset Reconstruction Pvt Ltd.

The Company was not able to honor the payment of dues against Term Loan. Therefore the Yes bank classified the accounts as NPA. Yes bank has sold its exposure to JC Flowers Asset Reconstruction Pvt Ltd & Company has submitted a Re-Structuring Proposal to JC Flowers Asset Reconstruction Pvt Ltd in line with the JLM with other Lendors

As per our Restructiuring proposal RBL Bank clasified Rs.9.51 crores of workings capital facility as to two rupee term loan with tenor of 7.5 years on quarterly repayment basis. Similarly Karnataka Bank has accepted the restructuring proposal and Rs.3.84 crores of working capital limit converted to Rupee term Loan with tenor of 7 years on quarterly repayment basis.

2.16 Non Current Liabilities - Provisions

S.No.	Particulars	31.03.2024 (₹ in lakhs)	31.03.2023 (₹ in lakhs)
1	Provision for Gratuity (Refer Note No.2.33)	296.57	293.67
2	Provision for Electricity demands	1,109.49	1,109.49
	Total	1,406.06	1,403.16

Information about Provision for Electricity demands

In the past, the Kerala State Electricity Board has raised certain demands on the Company relating to payment of electricity charges and other charges on account of working of the hydro electric power division of the Company. These charges were more than that warranted for, when specifically considering the working agreement between the Company and KSEB for operation of the hydro electric power plant. These demands remain in dispute and have been challenged by the Company in various forums including the Hon'ble High Court of Kerala. Such matters remain sub - judice and in some cases, where necessary, pending judgement, adequate provisions have been made. The Company is confident of positive redressal by the appropriate forums where no provisions has been made and in cases where the Company has deposited sums/advances, pending judgements, it is expected that those sums would be refunded.

2.17 Current Finance Liabilities -Borrowings

S.No.	Particulars	31.03.2024 (₹ in lakhs)	31.03.2023 (₹ in lakhs)
	Secured (Refer Note No.2.44)		
1	Working Capital facilities from Banks		
	- In Rupee	6,060.13	8,169.73
2	Current maturities of Long term Borrowings	336.14	336.14
	Total	6,396.27	8,505.88



Working capital facilities from IDBI Bank Ltd, RBL Bank, JC Flowers Asset Reconstruction Pvt Ltd, The Federal Bank Ltd, Karnataka Bank Ltd have pari passu first charge on the entire current assets of the Company and pari passu second charge on entire fixed assets of the Company. Working capital facilities from RBL Bank, Federal Bank Ltd and JC Flower Asset Reconstruction Pvt Ltd are further guaranteed by the personal guarantee of Sri Vinod Narsiman to the extent of limit sanctioned.

Working Capital facilities from Banks are repayable on demand and carries sanctioned interest rates varying from 10.25% to 13.55% p.a.

Yes Bank sold its exposure to JC Flowers Asset Reconstruction Pvt Ltd and the Re-structuring proposal is pending for sanction. As per the restructuring proposal RBL Bank and Karnataka Bank have converted their part of working capital facilities to rupee term loans for Rs.9.51 crores and Rs.3.84 crores respectively.

2.18 Current Finance Liabilities - Trade Payables

S.No.	Particulars	31.03.2024 (₹ in lakhs)	31.03.2023 (₹ in lakhs)
1	Outstanding dues of micro and small enterprises	-	4.44
2	Outstanding dues other than (1) above	232.79	742.99
	Total	232.79	747.43

Micro Enterprises and Small Enterprises under the Micro, Small and Medium Enterprises Development Act, 2006 have been determined based on the information available with the Company and the required disclosures are given below:

S. No	Particulars	Less than 1 Year	1-2 Years	2-3 Years	More than 3 years	31.03.2024 (₹ in Lakhs)	31.03.2023 (₹ in Lakhs)
	For FY 23-24						
1	MSME	_				-	
2	Others	232.79				232.79	
3	Disputed Dues - MSME		_	_	_	-	-
4	Disputed Dues - Others					-	
	Total	232.79	-	-	-	232.79	-
	For FY 22-23						
1	MSME	4.44					4.44
2	Others	634.71	108.28				742.99
3	Disputed Dues - MSME		-	_	-	-	-
4	Disputed Dues - Others						
	Total	767.43	108.28	-	-	-	747.43

2.19 Other Current Liabilities

S.No.	Particulars	31.03.2024 (₹ in lakhs)	31.03.2023 (₹ in lakhs)
1	Unclaimed Dividends *	5.52	7.67
2	Accrued Employee benefits	98.06	134.07
3	Statutory liabilities	42.91	148.77
4	Other Payables	481.49	436.15
	Total	627.98	726.66

^{*} There is no amount due and outstanding to be credited to Investor Education and Protection Fund.



2.20 REVENUE FROM OPERATIONS

S.No.	Particulars	31.03.2024 (₹ in lakhs)	31.03.2023 (₹ in lakhs)
1	Sale of Products:		
	- Smelter	11,446.39	17,682.23
	- Power	2,374.03	2,431.85
	- Sale of Raw Materials	0.02	-
		13,820.44	20,114.08
2	Interdivisional Sale of Power	(2,159.72)	(2,431.85)
3	Other Operating Income		
	Export Incentives	-	(0.28)
		11,660.73	17,681.95
4	Detail of Revenue from operations		
	Silico Manganese & Manganese Ore	11,660.73	17,682.23
	Export Incentives	-	(0.28)
	Total	11,660.73	17,681.95

2.21 Other Income

S.No.	Particulars	31.03.2024 (₹ in lakhs)	31.03.2023 (₹ in lakhs)
1	Interest Income	671.01	40.62
2	Profit on Sale of Assets/Investments	80.90	1.75
3	Scrap & Waste sales	60.52	81.84
4	Rental Income	0.12	0.81
5	REC Income	30.85	14.20
6	Miscellaneous Income	0.36	95.28
	Total	843.76	234.50

2.22 Cost of Materials Consumed

S.No.	Particulars	31.03.2024 (₹ in lakhs)	31.03.2023 (₹ in lakhs)
a)	Consumption of Raw Materials		
1	Manganese Ore	5,043.89	6,926.66
2	Carbon reducers	1,623.51	3,075.91
3	Quartz	69.49	87.43
4	Carbon Paste	315.97	473.76
5	Others	31.83	27.24
	Total	7,084.70	10,590.99



2.23 Changes in inventories of finished goods, work in progress and Stock-in- trade

S.No.	Particulars	31.03.2024 (₹ in lakhs)	31.03.2023 (₹ in lakhs)
1	Finished Goods: Opening Stock	2,618.03	2,772.02
	Less: Closing Stock	(2,471.04)	(2,618.03)
		146.98	153.99
2	Hydro Banked Units : Opening Stock	630.18	1,247.51
	Less: Closing Stock	-	(630.18)
		630.18	617.33
	Total	777.16	771.32

2.24 Employee benefits expense

S.No.	Particulars	31.03.2024 (₹ in lakhs)	31.03.2023 (₹ in lakhs)
1	Salaries and wages	1,054.97	1,212.84
2	Contribution to provident Fund & other Funds	44.14	50.56
3	Provision for Gratuity & Earned Leave Encashment	55.82	21.05
4	Staff welfare expenses	31.41	28.96
	Total	1,186.33	1,313.41

2.25 Finance Costs

S.No.	Particulars	31.03.2024 (₹ in lakhs)	31.03.2023 (₹ in lakhs)
1	Interest expense	1,161.31	1,353.40
2	Other Borrowing Costs	18.10	4.31
	Total	1,179.40	1,357.71

2.26 Depreciation and amortization expense

S.No.	Particulars	31.03.2024 (₹ in lakhs)	31.03.2023 (₹ in lakhs)
1	Depreciation and amortization expense	344.44	420.84
	Total	344.44	420.84

2.27 Other expense

S.No.	Particulars	31.03.2024 (₹ in lakhs)	31.03.2023 (₹ in lakhs)
1	Power & Fuel (Net)	1,906.95	2,371.36
2	Packing, Freight & Forwarding	335.37	482.60
3	Communication Expenses	8.39	11.01
4	Directors Sitting Fees	1.20	1.08
5	Travelling Expenses	13.39	28.06
6	Repairs & Maintanance :		
	Plant & Machinery	41.65	82.22
	Buildings & Others	73.18	56.15
7	Insurance Expenses	28.58	28.76
8	Legal Expenses	3.28	11.29
9	Professional Charges	84.19	77.44
10	Security service charges	48.37	48.50
11	Printing and Stationery	2.80	3.54



S.No.	Particulars	31.03.2024 (₹ in lakhs)	31.03.2023 (₹ in lakhs)
12	Auditors Remuneration		
13	For Audit	5.50	5.50
15	Rent	3.60	23.08
16	Rates & Taxes	31.71	13.99
17	Subscription	2.25	2.61
18	Donation	4.20	14.87
19	Sales Promotion expenses	-	-
20	Sales Commission & Discount	21.55	3.77
21	Transportation charges	0.05	6.34
22	Exchange Fluctuation (Net)	-	-
23	Loss on Sale of Assets	-	0.07
24	REC Certificate Purchase	-	-
25	Investment Writtenoff	48.42	
26	Miscellaneous Expenses	98.76	43.56
	Total	2,763.39	3,315.81

Payments to the Auditors (Excluding taxes)

Particulars	2023-24 (₹ in Lakhs)	2022-23 (₹ in Lakhs)
As Auditor - Statutory Audit and Limited Reviews	5.50	5.50
For Certification and other matters	2.00	2.00
For reimbursement of expenses	-	-
	7.50	7.50

2.28 Tax Expenses - Current tax

S.No.	Particulars	31.03.2024 (₹ in lakhs)	31.03.2023 (₹ in lakhs)
	Current tax		
1	Current tax on profits for the year	-	-
	Deferred tax		
1	Deferred tax adjustments	64.88	(55.99)
2	Income tax related to earlier year		726.02
	Total	64.88	670.03

The Income tax expenses for the year can be reconcilied to the accounting profit as follows - AS12

S. No	Particulars	31.03.2024 (₹ in lakhs)	31.03.2023 (₹ in lakhs)
1	Profit beflore tax from continuing operations	(830.95)	146.36
2	Income tax expenses	-	-
3	Effect of expenses that are not deductible in determinig taxable profit	-	-
4	Total Income tax expenses	-	-

2.29 Changes in Income Tax Rate

For the purpose of calculating the tax expenses from the Financial year 2020-21 the Company has considered the tax rate prescribed under the section 115BAA of the Income Tax Act, 1962. i.e., effective rate of 25.17%



2.30 Income tax recognised in other comprehensive income

S.No.	Particulars	31.03.2024 (₹ in lakhs)	31.03.2023 (₹ in lakhs)
1	Remeasurement of defined benefit obligation	32.04	0.98
2	Income tax recognised in other comprehensive Income	(0.86)	(1.94)
		31.18	(0.96)

2.31 Movement of deferred tax expense during the year ended March 31,2024

Deferred tax (liabilities)/assets in relation to:	Opening Balance	Recognised in profit or loss	Recognised in Other comprehensive income	Closing Balance
Property, plant and equipment and Intangible Assets	827.06	(57.62)		769.44
Expenses allowable on payment basis under the Income Tax Act	105.72	(6.39)	(0.86)	99.33
Other temporary differences				
Lease Liability				
	932.78	55.99	(0.86)	868.76

Movement of deferred tax expense during the year ended March 31,2023

Deferred tax (liabilities)/assets in relation to:	Opening Balance	Recognised in profit or loss	Recognised in Other comprehensive income	Closing Balance
Property, plant and equipment and Intangible Assets	(623.05)	1,450.11		827.06
Expenses allowable on payment basis under the Income Tax Act	1,499.85	(1,394.14)	(1.94)	105.72
Other temporary differences				
Lease Liability				
	876.80	55.97	(1.94)	932.78

2.32 EARNING PER EQUITY SHARE

S.No.	Particulars	31.03.2024 (₹ in lakhs)	31.03.2023 (₹ in lakhs)
1	Net Profit after Tax	(895.83)	(523.66)
2	Weighted average number of equity shares	2,77,91,122	2,77,91,122
	(Face Value of ₹ 10 each)		
3	Basic EPS (₹)	(3.22)	(1.88)
4	Diluted EPS (₹)	(3.22)	(1.88)

As per our report of even date For **DIVYA K.R. AND ASSOCIATES**

Chartered Accountants Firm Registration No: 027280S

DIVYA K.R. Proprietor

Membership No : 228896

Place : Coimbatore Date : 29.05.2024

For and on Behalf of the Board

K. RAMAKRISHNAN S VARADARAJAN Whole-time Director Director

DIN:02797842 DIN: 08744090

R. MURALI
Chief Financial Officer
U.KALIDOSS
Company Secretary



NOTES FORMING PART OF THE IND AS FINANCIAL STATEMENTS FOR THE YEAR ENDED 31.03.2024

1. Company Overview

Indsil Hydro Power and Manganese Ltd (" the Company") is engaged in manufacturing Low/Medium/High Carbon Silico Manganese - Key ingredients used in Steel and Stainless steel Industry. Headquarter in Coimbatore (India), Indsil has LCSM Smelters in India intergrated with Captive hydel power Plant.

The Company is a Public Limited Company and listed on the BSE Limited

Significant accounting policies

2.1 Statement of compliance

These financial statements have been prepared in accordance with the Indian Accounting Standards ('Ind AS') prescribed under Section 133 of the Companies Act, 2013 ("the Act") read with Rule 3 of the Companies (Indian Accounting Standards) Rules, 2015 (as amended)

2.2 Basis of preparation

(i) Historical Cost Convention

These financial statements have been prepared on the historical cost basis except for certain financial instruments and defined benefit plans that are measured at fair values at the end of each reporting period, as explained in the accounting policies below. Historical cost is generally based on the fair value of the consideration given in exchange for goods and services.

(ii) Fair Value Measurement

Fair value is the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date, regardless of whether that price is directly observable or estimated using another valuation technique. In measuring fair value of an asset or liability, the Company takes into account those characteristics of the assets or liability that market participants would take into account when pricing the asset or liability at the measurement date.

In addition, for financial reporting purposes, fair value measurements are categorised into Level 1, 2 or 3 based on the degree to which the inputs to the fair value measurements are observable and the significance of the inputs to the fair value measurement in its entirety, which are described as follows:

- Level 1 inputs are quoted prices (unadjusted) in active markets for identical assets or liabilities that the entity can access at the measurement date;
- Level 2 inputs are inputs, other than quoted prices included within Level 1, that are observable for the asset or liability, either directly or indirectly; and
- · Level 3 inputs are unobservable inputs for the asset or liability.

(iii) Functional and presentational currency

These financial statements are presented in Indian Rupee (INR) which is also the functional currency.

(iv) Rounding off amounts

All amounts disclosed in the financial statements have been rounded off to the nearest rupees in Lakhs, as per the requirements of Schedule III of the Act, unless otherwise stated.

(v) Use of estimates and judgements

The preparation of financial statements in conformity with Ind AS requires the management to make judgements, estim ates and assumptions that affect the application of accounting policies and the reported amounts of assets, liabilities, income and expenses. Actual results may differ from these estimates. Estimates and underlying assumptions are reviewed on an ongoing basis. Revisions to accounting estimates are recognised in the period in which the estimates are revised and in any future period affected.



In particular, following are the significant areas of estimation, uncertainty and critical judgements in applying accounting policies that have the most significant effect on the amounts recognised in standalone financial statements:

- a. Assessment of useful life of property, plant and equipment and intangible asset refer below note 2.5.
- b. Recognition and estimation of tax expense including deferred tax refer note 2.31
- c. Estimation of obligations relating to employee benefits: key actuarial assumptions refer note 2.34
- d. Fair value measurement refer above note 2.2 (ii)
- Recognition and measurement of provision and contingency refer note 2.33
- f. Estimated impairment of financials Assets-refer below note.2.01

2.3 Current versus non-current classification

The Company presents assets and liabilities in the balance sheet based on current/non-current classification. An asset is treated as current when it is:

- Expected to be realised or intended to be sold or consumed in the normal operating cycle;
- · Held primarily for the purpose of trading;
- Expected to be realised within twelve months after the reporting period; or
- Cash or cash equivalent unless restricted from being exchanged or used to settle a liability for at least twelve months after the reporting period.

All other assets are classified as non-current. A liability is current when:

- · It is expected to be settled in the normal operating cycle;
- · It is held primarily for the purpose of trading;
- · It is due to be settled within twelve months after the reporting period; or
- There is no unconditional right to defer the settlement of the liability for at least twelve months after the reporting period.

All other liabilities are classified as non-current.

The Company has deemed its operating cycle as twelve months for the purpose of current/non- current classification.

2.4 Revenue recognition

Revenue is measured at the fair value of consideration received or receivable.

- a) The Company recognizes revenue from sale of goods when it satisfies a performance obligation in accordance with the provisions of contract with the customer. This is achieved when it no longer retains control over the goods sold, the amount of revenue can be measured reliably, it is probable that the economic benefits associated with the transaction will flow to the Company and the costs incurred or to be incurred in respect of the transaction can be measured reliably. Sale of goods is recognised net of taxes collected on behalf of third parties.
 - The performance obligation in case of sale of goods is satisfied at a point in time i.e., when the material is shipped to the customer or on delivery to the customer, as may be specified in the contract.
- b) Inter unit transfers are adjusted against respective expenses.
- Interest income from a financial asset is recognised when it is probable that the economic benefits will flow to the Company and the amount of income can be measured reliably. Interest income is accrued on a time proportion basis, by reference to the principal outstanding and the effective interest rate ('EIR') applicable, which is the rate that exactly discounts estimated future cash receipts through the expected life of the financial assets to that asset's net carrying amount on initial recognition.
- d) Dividend income from investments in equity shares and mutual funds is recognised when the right to receive the dividend is established



- e) Export Incentives are recognised as per schemes specified in foreign Trade Policy, as amended from time to time, on accrual basis in the year when right to receive as per terms of the scheme is established and are accounted to the extent there in no uncertainty about its ultimate collection.
- f) Insurance Claim is accrued in the year when the right to receive is established and is recognised to the extent there is no uncertainty about its ultimate collection.

2.5 Property, Plant and Equipment

Property, plant and equipment are measured at cost less accumulated depreciation and impairment losses, if any. Cost includes expenditures directly attributable to the cost of acquisition of the asset. Cost includes related taxes, duties, freight, insurance etc., attributable to acquisition and installation of assets and borrowing cost incurred up to the date of commencing operations, but excludes duties and taxes that are recoverable from taxing authorities.

Subsequent expenditure relating to property, plant and equipment is capitalised only when it is probable that future economic benefits associated with these will flow to the Company and the cost of the item can be measured reliably.

The cost of property, plant and equipment not available for use before such date are disclosed under capital work- in-progress.

An item of property, plant and equipment is derecognised upon disposal or when no future economic benefits are expected to arise from the continued use of the asset. Any gain or loss arising on the disposal or retirement of an item of property, plant and equipment is determined as the difference between the sales proceeds and the carrying amount of the asset and is recognised in the profit or loss.

Upon transition to Ind AS, the Company has decided to continue with the carrying value of all its property, plant and equipment recognised as at 1st April 2016 measures as per the previous GAAP and use that carrying value as the deemed cost of property, plant and equipment.

The Company has adopted the useful life as specified in Schedule II to the Act, except for certain assets for which the useful life has been estimated based on the Company's past experiences in this regard, duly supported by technical advice. Accordingly, the useful lives of tangible assets of the Company which are different from the useful lives as specified by Schedule II are given below:

Buildings - 30 Yrs
Plant & Machineries - 20 Yrs
Furniture & Fittings - 10 Yrs
Vehicles - 8 Yrs
Office Equipments - 5 Yrs
Computers & Electronic Devices - 3 Yrs

Refer Note 2.01 for detailed classification of the Company's assets under various heads.

2.6 Intangible Assets

Intangible assets are recognised when the asset is identifiable, is within the control of the Company, it is probable that the future economic benefits that are attributable to the asset will flow to the Company and cost of the asset can be reliably measured.

Intangible assets with finite useful lives are carried at cost less accumulated amortisation and accumulated impairment losses. Amortisation is recognised on a straight line basis over their estimated useful lives, if any other method which reflects the pattern in which the asset's future economic benefits are expected to be consumed by the entity cannot be determined reliably. The estimated useful life and amortisation method are reviewed at the end of each reporting period, with the effect of any changes in estimate being accounted for on a prospective basis.

For transition to Ind AS, the Company had elected to continue with the carrying value of all its intangible assets recognised as at the transition date, measured as per the previously applicable Indian GAAP and used that carrying value as its deemed cost as at the transition date.



2.7 Borrowing Costs

Borrowing costs that are directly attributable to the acquisition, construction or production of a qualifying asset (net of income earned on temporary deployment of funds) are added to the cost of those assets, until such time as the assets are substantially ready for their intended use or sale. All other borrowing costs are recognised as an expense in the period in which they are incurred.

A qualifying asset is an asset that necessarily takes a substantial period of time to get ready for its intended use or sale.

2.8 Inventories

Inventories are valued at the lower of cost and net realisable value.

Cost of inventories is determined on the 'weighted average' basis and comprises expenditure incurred in the normal course of business for bringing such inventories to their present location and condition and includes, wherever applicable, appropriate overheads.

Net realisable value is the estimated selling price in the ordinary course of business less the estimated costs of completion and the estimated costs necessary to make the sale.

2.9 Financial Instruments

A financial instrument is any contract that gives rise to a financial asset of one entity and a financial liability or equity instrument of another entity.

Financial Assets

Classification

The Company classifies financial assets as subsequently measured at amortised cost, fair value through other comprehensive income or fair value through profit or loss on the basis of its business model for managing the financial assets and the contractual cash flow characteristics of the financial asset.

Initial recognition and measurement

All financial assets are recognised initially at fair value plus, in the case of financial assets not recognised at fair value through profit or loss, transaction costs that are attributable to the acquisition of the financial asset.

Subsequent measurement of financial assets are dependent on initial categorisation. For impairment purposes, significant financial assets are tested on an individual basis and other financial assets are assessed collectively in groups that share similar credit risk characteristics.

Financial assets measured at amortised cost

Financial assets are measured at amortised cost when asset is held within a business model, whose objective is to hold assets for collecting contractual cash flows and contractual terms of the asset give rise, on specified dates, to cash flows that are solely payments of principal and interest.

Financial assets measured at fair value through other comprehensive income (FVTOCI)

Financial assets under this category are measured initially as well as at each reporting date at fair value. Fair value movements are recognised in the other comprehensive income.

Financial assets measured at fair value through profit or loss (FVTPL)

Financial assets under this category are measured initially as well as at each reporting date at fair value with all changes recognised in profit or loss.

Cash and cash equivalents

The Company considers all highly liquid financial instruments, which are readily convertible into known amounts of cash, that are subject to an insignificant risk of change in value with a maturity within three months or less from the date of purchase, to be cash equivalents. Cash and cash equivalents consist of balances with banks which are unrestricted for withdrawal and usage.



Derecognition of financial assets

A financial asset is primarily derecognised when the rights to receive cash flows from the asset have expired or the Company has transferred its rights to receive cash flows from the asset.

Financial liabilities

Classification

The Company classifies all financial liabilities as subsequently measured at amortised cost, except for financial liabilities at fair value through profit or loss. Such liabilities, including derivatives that are liabilities, shall be subsequently measured at fair value.

Initial recognition and measurement

All financial liabilities are recognised initially at fair value and in the case of loans, borrowings and payables, net of directly attributable transaction costs. Financial liabilities include trade and other payables, loans and borrowings including bank overdrafts and derivative financial instruments.

Financial liabilities at fair value through profit or loss

Financial liabilities at fair value through profit or loss include financial liabilities held for trading and financial liabilities designated upon initial recognition as at fair value through profit or loss. Financial liabilities are classified as held for trading, if they are incurred for the purpose of repurchasing in the near term. This category also includes derivative financial instruments that are not designated as hedging instruments in hedge relationships as defined by Ind AS 109 - "Financial Instruments". Separated embedded derivatives are also classified as held for trading unless they are designated as effective hedging instruments.

Financial liabilities measured at amortised cost

After initial recognition, interest bearing loans and borrowings are subsequently measured at amortised cost using the EIR method except for those designated in an effective hedging relationship.

Amortised cost is calculated by taking into account any discount or premium and fee or costs that are an integral part of the EIR. The EIR amortisation is included in finance costs in the Statement of Profit and Loss. Any difference between the proceeds (net of transaction costs) and the redemption amount is recognised in profit or loss over the period of the borrowings using the EIR method. Fees paid on the establishment of loan facilities are recognised as transaction costs of the loan to the extent that it is probable that some or all of the facility will be drawn down.

Trade and other payables

A payable is classified as 'trade payable' if it is in respect of the amount due on account of goods purchased or services received in the normal course of business. These amounts represent liabilities for goods and services provided to the Company prior to the end of financial year, which are unpaid. They are recognised initially at their fair value and subsequently measured at amortised cost using the EIR method.

Financial guarantee contracts

Financial guarantees issued by the Company are those guarantees that require a payment to be made to reimburse the holder of the guarantee for a loss incurred by the holder because the specified debtor fails to make a payment, when due, to the holder in accordance with the terms of a debt instrument. Financial guarantees are recognised initially as a liability at fair value, adjusted for transactions costs that are directly attributable to the issuance of the guarantee. Subsequently, the liability is measured at the higher of the amount of loss allowance determined as per impairment requirements of Ind AS 109 and the amount recognised less cumulative amortisation.

Embedded derivatives

Derivatives embedded in non-derivative host contracts that are not financial assets within the scope of Ind AS 109 are treated as separate derivatives when their risks and characteristics are not closely related to those of the host contracts and the host contracts are not measured at FVTPL.



Derecognition of financial liabilities

A financial liability is derecognised when the obligation under the liability is discharged or cancelled or expires. The difference between the carrying amount of a financial liability that has been extinguished or transferred to another party and the consideration paid, including any non-cash assets transferred or liabilities assumed, is recognised in profit or loss as other income or finance costs.

2.10 Derivative financial instruments

The Company enters into a variety of derivative financial instruments to manage its exposure to interest rate and foreign exchange rate risks, including foreign exchange forward contracts, interest rate swaps and cross currency swaps.

Derivatives are initially recognised at fair value at the date the derivative contracts are entered into and are subsequently measured to their fair value at the end of each reporting period. The resulting gain or loss is recognised in the Statement of Profit and Loss immediately unless the derivative is designated as hedging instrument.

2.11 Impairment of financial assets:

The Company applies the expected credit loss model for recognising impairment loss on financial assets measured at amortised cost, debt instruments at FVTOCI, lease receivables, trade receivables, other contractual rights to receive cash or other financial asset, and financial guarantees not designated as at FVTPL.

Expected credit losses are the weighted average of credit losses with the respective risks of default occurring as the weights. Credit loss is the difference between all contractual cash flows that are due to the Company in accordance with the contract and all the cash flows that the Company expects to receive (i.e. all cash shortfalls), discounted at the original effective interest rate (or credit-adjusted effective interest rate for purchased or originated credit-impaired financial assets). The Company estimates cash flows by considering all contractual terms of the financial instrument (for example, prepayment, extension, call and similar options) through the expected life of that financial instrument.

The Company measures the loss allowance for a financial instrument at an amount equal to the lifetime expected credit losses if the credit risk on that financial instrument has increased significantly since initial recognition. If the credit risk on a financial instrument has not increased significantly since initial recognition, the Company measures the loss allowance for that financial instrument at an amount equal to 12-month expected credit losses. 12-month expected credit losses are portion of the lifetime expected credit losses and represent the lifetime cash shortfalls that will result if default occurs within the 12 months after the reporting date and thus, are not cash shortfalls that are predicted over the next 12 months.

If the Company measured loss allowance for a financial instrument at lifetime expected credit loss model in the previous period, but determines at the end of a reporting period that the credit risk has not increased significantly since initial recognition due to improvement in credit quality as compared to the previous period, the Company again measures the loss allowance based on 12-month expected credit losses.

When making the assessment of whether there has been a significant increase in credit risk since initial recognition, the group uses the change in the risk of a default occurring over the expected life of the financial instrument instead of the change in the amount of expected credit losses. To make that assessment, the group compares the risk of a default occurring on the financial instrument as at the reporting date with the risk of a default occurring on the financial instrument as at the date of initial recognition and considers reasonable and supportable information, that is available without undue cost or effort, that is indicative of significant increases in credit risk since initial recognition.

2.12 Investment in Subsidiaries and Associate

A subsidiary is an entity controlled by the Company. Control exists when the Company has power over the entity, is exposed or has rights to variable returns from its involvement with the entity and has the ability to affect those returns by using its power over the entity.

Power is demonstrated through existing rights that give the ability to direct relevant activities, those which significantly affect the entity's returns.

An associate is an entity over which the Company has significant influence. Significant influence is the power to participate in the financial and operating policy decisions of the investee but is not control or joint control over those policies.



Investments in subsidiaries and associate are carried at cost. The cost comprises price paid to acquire investment and directly attributable cost.

For transition to Ind AS, the Company had elected to continue with the carrying value of its investment in subsidiaries recognised as at the transition date, measured as per the previously applicable Indian GAAP and used that carrying value as its deemed cost as at the transition date.

2.13 Leases

The determination of whether an arrangement is, or contains a lease is based on the substance of the arrangement at the inception of the lease. The arrangement is, or contains a lease if fulfilment of the arrangement is dependent on the use of a specific asset or assets or the arrangement conveys a right to control the use of the asset or assets, even if that right is not explicitly specified in an arrangement.

The Company has applied Ind AS 116 from 1st April, 2019 onwards using the modified retrospective approach.

a) Arrangements where the Company is the lessee

The company recognises a right-of-use asset and a lease liability at the lease commencement date. The right-of-use asset is initially measured at cost, which comprises the initial amount of the lease liability adjusted for any lease payments made at or before the commencement date, plus any initial direct costs incurred and an estimate of costs to dismantle and remove the underlying asset or to restore the underlying asset or the site on which it is located, less any lease incentives received.

The right-of-use asset is subsequently depreciated using the straight-line method from the commencement date to the earlier of the end of the useful life of the right-of-use asset or the end of the lease term. The estimated useful lives of right-of-use assets are determined on the same basis as those of property and equipment. In addition, the right-of-use asset is periodically reduced by impairment losses, if any, and adjusted for certain re-measurements of the lease liability.

The lease liability is initially measured at the present value of the lease payments that are not paid at the commencement date, discounted using the interest rate implicit in the lease or company's incremental borrowing rate. The lease liability is measured at amortised cost using the effective interest method. It is remeasured when there is a change in future lease payments.

For short-term and low value leases are classified as operating leases. Payments made under operating leases are recognised in the Statement of Profit and Loss on a straight-line basis over the lease term.

b) Arrangements where the Company is the lessor

Rental income from operating leases is generally recognised on a straight-line basis over the lease term. Where the rentals are structured solely to increase in line with expected general inflation to compensate for the Company's expected inflationary cost increases, such increases are recognised in the year in which such benefits accrue.

2.14 Foreign currency transactions and translations

Transactions in foreign currencies are translated to the functional currency of the Company (i.e. INR) at exchange rates at the dates of the transactions. Monetar y assets and liabilities denominated in foreign currencies at the reporting date, except for those derivative balances that are within the scope of Ind AS 109 – "Financial Instruments", are translated to the functional currency at the exchange rate at that date and the related foreign currency gain or loss are recognised in the Statement of Profit and Loss.

Foreign exchang e dif ferences re g and e d as an adjustment to interest costs are recognised in the Statement of Profit and Loss. Realised or unrealised gain in respect of the settlement or translation of borrowing is recognised as an adjustment to interest cost to the extent of the loss previously recognised as an adjustment to interest cost.

2.15 Employee benefits

a) Employee benefits in the form of Provident Fund, Pension Fund, Superannuation Fund and Employees State Insurance are defined contribution plans. The Company recognizes contribution payable to a defined contribution plan as an expense, when an employee renders the related service. If the contribution payable to the scheme for services received before the balance sheet date exceeds the contribution already paid, the contribution payable to the scheme is recognised as a liability after deducting the contribution already paid. If the contribution already paid exceeds the contribution due for



services received before the balance sheet date, the excess is recognised as an asset to the extent that the pre-payment will lead to, for example, a reduction in future payment or a cash refund.

- b) Gratuity liability is defined benefit plans. The cost of providing benefits under the defined benefit plans is determined using the projected unit credit method, with actuarial valuations being carried out at the end of each annual reporting period. Remeasurements of the net defined benefit liability/asset comprise:
 - i) actuarial gains and losses;
 - ii) the return on plan assets, excluding amounts included in net interest on the net defined benefit liability/asset; and
 - iii) any change in the effect of the asset ceiling, excluding amounts included in net interest on the net defined benefit liability/asset.

Remeasurements of net defined benefit liability/asset are charged or credited to other comprehensive income.

c) Compensated absences is other long term employee benefit. The expected cost of accumulating compensated absences is determined by actuarial valuation performed by an independent actuary at each balance sheet date using projected unit credit method on the additional amount expected to be paid/ availed as a result of the unused entitlement that has accumulated at the balance sheet date. Actuarial gains and losses are recognised in the Statement of Profit and Loss.

2.16 Taxes on Income

Income tax expense comprises of current tax and deferred tax. It is recognised in the Statement of Profit and Loss, except to the extent that it relates to items recognised directly in equity or other comprehensive income. In such cases, the tax is also recognised directly in equity or in other comprehensive income.

Current tax

Current tax is the amount of tax payable on the taxable income for the year, determined in accordance with the provisions of the Income Tax Act, 1961.

Deferred tax

Deferred tax is recognised on temporary differences between the carrying amounts of assets and liabilities in the balance sheet and their corresponding tax bases. Deferred tax liabilities are generally recognised for all taxable temporary differences. Deferred tax assets are generally recognised for all deductible temporary differences and unused tax losses being carried forward, to the extent that it is probable that taxable profits will be available in future against which those deductible temporary differences and tax losses can be utilised. Such deferred tax assets and liabilities are not recognised if the temporary difference arises from initial recognition (other than in a business combination) of assets and liabilities in a transaction that affects neither the taxable profit nor the accounting profit. In addition, deferred tax liabilities are not recognised if the temporary difference arises from the initial recognition of goodwill.

The carrying amount of deferred tax assets is reviewed at the end of each reporting period and reduced to the extent that it is no longer probable that sufficient taxable profits will be available to allow all or part of the asset to be recovered.

Deferred tax liabilities and assets are measured at the tax rates that are expected to apply in the period in which the liability is settled or the asset realised, based on tax rates (and tax laws) that have been enacted or substantively enacted by the end of the reporting period.

2.17 Provisions, Contingent Liabilities and Contingent

Assets

Provisions are recognized when the Company has a present obligation (legal or constructive) as a result of a past event, it is probable that an outflow of resources embodying economic benefits will be required to settle the obligation and a reliable estimate can be made of the amount of the obligation. The expense relating to a provision is presented in the statement of profit or loss net of any reimbursement. If the effect of the time value of money is material, provisions are discounted using a current pre-tax rate that reflects, when appropriate, the risks specific to the liability. When discounting is used, the increase in the provision due to the passage of time is recognized as a finance cost.



A contingent liability is disclosed when:

- (a) a possible obligation that arises from past events and whose existence will be confirmed only by the occurrence or non-occurrence of one or more uncertain future events not wholly within the control of the Company; or
- (b) a present obligation that arises from past events but is not recognized because:
 - (i) it is not prob able that an out flow of resources embodying economic benefits will be required to settle the obligation;
 - (ii) the amount of the obligation cannot be measured with sufficient reliability.

A contingent asset is disclosed, when there is a possible asset that arises from past events and whose existence will be confirmed only by the occurrence or non-occurrence of one or more uncertain future events not wholly within the control of the Company.

Contingent liabilities and assets are not recognized but are disclosed in notes.

2.18 Government Grants

Government grants are recognised where there is reasonable assurance that the grant will be received and all attached conditions will be complied with. When the grant relates to an expense item, it is recognised as income on a systematic basis over the periods that the related costs, for which it is intended to compensate, are expensed. Grant related to expenses are deducted in reporting the related expense.

2.19 Non-current assets (or disposal groups) classified as held for sale

Non-current assets or disposal groups comprising of assets and liabilities are classified as 'held for sale' when all the following criteria are met: (i) decision has been made to sell, (ii) the assets are available for immediate sale in its present condition, (iii) the assets are being actively marketed and (iv) sale has been agreed or is expected to be concluded within 12 months of the Balance Sheet date.

Subsequently, such non-current assets and disposal groups classified as 'held for sale' are measured at the lower of its carrying value and fair value less costs of disposal. Non-current assets held for sale are not depreciated or amortised.

2.20 Earning Per Share

Basic earnings per equity share is computed by dividing the net profit attributable to the equity holders of the Company by the weighted average number of equity shares outstanding during the period. Diluted earnings per equity share is computed by dividing the net profit attributable to the equity holders of the Company by the weighted average number of equity shares considered for deriving basic earnings per equity share and also the weighted average number of equity shares that could have been issued upon conversion of all dilutive potential equity shares. Dilutive potential equity shares are deemed converted as of the beginning of the period, unless issued at a later date. Dilutive potential equity shares are determined independently for each period presented.

The Weighted average number of equity shares outstanding during the period is adjusted for events of bonus issue, buy back of shares, bonus element in a rights issue to existing shareholders, share split and reverse share split (consolidation of shares).

2.21 Recent Accounting Pronouncements

The Ministry of Corporate Affairs (MCA) in consultation with National Financial Reporting Authority (NFRA) vide its notification dated 23 March 2022, has made certain amendments in Companies (Indian Accounting Standard Rules), 2015. Such amendments shall come into force with effect from 1 April 2022, but do not have a material impact on the financial statements of the Company.

(i) Ind AS 103: Business combination

The amendments specify that to qualify for recognition as part of applying the acquisition method, the identifiable assets acquired and liabilities assumed must meet the definitions of assets and liabilities in the Conceptual Framework for Financial Reporting under Indian Accounting Standards (Conceptual Framework) issued by the Institute of Chartered Accountants of India at the acquisition date. These changes do not significantly change the requirements of Ind AS 103.

This Company does not expect the amendment to have any significant impact in it 's Financial Statements.



(ii) Ind AS 37: Provisions, Contingent Liabilities, and Contingent Assets

The amendments specify that the 'cost of fulfilling' a contract comprises the 'costs that relate directly to the contract'. Costs that relate directly to a contract can either be incremental costs of fulfilling that contract (examples would be direct labour, materials) or an allocation of other costs that relate directly to fulfilling contracts.

Since Company's current practice is in line with the clarifications issued, there may not be material effect on the financial statements of the Company.

(iii) Ind AS 109: Financial Instruments

The amendment clarifies which fees an entity includes when it applies the '10 percent' test of Ind AS 109 in assessing whether to derecognise a financial liability. Since Company current practice is in line with the clarifications issued, there may not be material effect on the financial statements of the Company.

(iv) Ind AS 16: Property, Plant and Equipment

The amendments mainly prohibit an entity from deducting from the cost of property, plant and equipment amounts received from selling items produced while the company is preparing the asset for its intended use. Instead, an entity will recognise such sales proceeds and related cost in profit or loss. The Company does not expect the amendments to have any impact on the financial statements.



2.33 CONTINGENT LIABILITIES

S.No.	Particulars	As at 31.03.2024 ₹ in lakhs	As at 31.03.2023 ₹ in lakhs
a)	Guarantees issued by Banks on behalf of the Company (The above Guarantee is given to KSEB as CCD)	129.49	129.49

- b) The Case pertains to levy of electricity duty ₹ 6209 Lakhs on the self generation of Unit between year 2005 to 2015. It is also questioned on the power of the State on the levy of duty on self generation. The case is in the High Court and the Company has got stay.
- c) There are certain due's relating to KVAT, ₹ 771.03 Lakhs for the year 2012-13, ₹ 468.34 lakhs for FY 2013-14 ₹ 3,258.10 lakhs for FY 2014-15. Relating to CST ₹ 45.95 lakhs for the FY 2016-17 Relating to GST Rs.12 lakhs for FY 2017-18, Rs.73 lakhs for FY 2018-19,Rs.167 lakhs for FY 2019-20 & Rs.2 lakhs for FY 2021-22.

Financial risk management

Financial risk factors

The Company 's principal financial liabilities comprise of borrowings, trade and other payables. The main purpose of these financial liabilities is to manage finances for the Company's operations. The Company's principal financial assets include loans and advances, investment in equity instruments and mutual funds, trade receivables and cash and bank balances that arise directly from its operations. The Company also enters into derivative transactions to hedge foreign currency and interest rate risks and not for speculative purposes. The Company is exposed to market risk, credit risk and liquidity risk and the Company's senior management oversees the management of these risks.

Market risk

Market risk is the risk that the fair value of future cash flows of a financial asset will fluctuate because of changes in market prices. The Company's activities expose it to a variety of financial risks, including the effects of changes in foreign currency exchange rates and interest rates.

Currency risk

Foreign currency risk is the risk that fair value of future cash flows of an exposure will fluctuate because of changes in foreign exchange rates. The Company's exposure to the risk of changes in foreign exchange rates relates primarily to the Company's operating activities. The Company has obtained foreign currency loans and has foreign currency trade payables and receivables and is therefore, exposed to a foreign exchange risk. For mitigating exposure to foreign exchange risk, the Company adopts a policy of selective hedging based on the risk perception of the management. The Company has entered into foreign currency forward contracts and cross currency swap contracts.

Interest rate risk

Interest rate risk is the risk that the fair value of future cash flows of an exposure will fluctuate because of changes in market interest rates. The Company's exposure to the risk of changes in market interest rates relates primarily to the Company's long-term debt obligations with floating interest rates. Any changes in the interest rates environment may impact future cost of borrowings. To manage this, the Company has entered into interest rate swap contracts, in which it agrees to exchange, at specific intervals, the difference between fixed and variable interest amounts calculated by reference to an agreed upon principal amount.

Liquidity risk

Liquidity risk is the risk that the Company may not be able to meet its present and future cash and collateral obligations without incurring unacceptable losses. The Company's objective is to maintain a balance between continuity of funding and flexibility through the use of bank overdrafts, letters of credit and working capital limits.



2.34 DISCLOSURE ON "EMPLOYEE BENEFITS" AS PER IND AS 19:

Defined Benefit Plan:

The Company provides for gratuity for employees as per the Payment of Gratuity Act, 1972. The amount of gratuity payable on retirement/termination is the employee last drawn basic salary per month computed proportionately for 15 days salary multiplied for the number of years of service

The following tables sets out the details of amount recognised in the financials statements in respect of employee benefit schemes:

Particulars	As at 31.03.2024 ₹ in lakhs	As at 31.03.2023 ₹ in lakhs
Present value of obligations at the beginning of the year	293.67	286.19
Business Combination	-	-
Current service cost	11.71	12.40
Interest cost	21.73	20.06
Re-Measurement (Gains) Losses:		
Actuarial gains and losses arising from change in Demographic assumption		
Actuarial gains and losses arising from change in financial assumption	(30.54)	(24.98)
Actuarial gains and losses arising from experience adjustment		
Benefits paid		-
Present Value of obligations at the end of the year	296.57	293.67
Changes in the fair value of planned assets		
Fair Value of plan assets at beginning of the year		
Interest Income		
Return on plan assets		
Contributions from the employer		
Benefits paid		
Fair Value of plan assets at end of the year		
Amount recognised in the Balance Sheet		
Projected benefit obligation at the end of the year	296.57	293.67
Fair value of plan assets at the end of the year		
Funded status of the plans - Liability recognised in the balance sheet	296.57	293.67
Components of defined benefit cost recognised in the profit or loss/Other comprehensive Income		
Comprehensive Income		
Current service cost	11.71	12.40
Net Interest Expenses	21.73	20.06
Components of defined benefit cost recognised in other comprehensive Income		
Comprehensive Income		
Re-Measurement on the net defined benefit liability:		
Actuarial gains and losses arising from change in financial assumption	(30.54)	(24.98)
Actuarial gains and losses arising from experience adjustment		
Return on plan assets		
Net cost in other Comprehensive Income	6.24	36.78



2.35 SEGMENT REPORT

Primary Segments (Business Segments)	As at 31.03.2024 ₹ in lakhs	As at 31.03.2023 ₹ in lakhs
1. Segment Revenue		
a. Smelter	12,504.48	17,916.45
b. Power	2,374.03	2,431.85
	14,878.51	20,348.30
Less : Intersegment Revenue	2,374.03	2,431.85
Net Revenue	12,504.48	17,916.45
2. Segment Results		
(Profit / Loss before Financial charges & Tax)		
a. Smelter	(1,224.45)	(90.52)
b. Power	1,572.91	1,594.60
	348.46	1,504.08
Add / Less : Unallocable Income/Expenses		
Operating Profit	348.46	1,504.08
Less : Financial Charges	1,179.40	1,357.71
Total Profit / (Loss) before Tax and extraordinary items	(830.95)	146.37
3. Capital Employed		
(Segment Assets - Segment Liabilities)		
a.Smelter	12,849.69	12,316.08
b.Power	1,273.63	2,788.99
	14,123.32	15,105.07

2.36 **RELATED PARTY DISCLOSURES**

a) Wholly Owned Subsidiary	Indsil Energy Global (FZE)., UAE , Fully liquidated/Closed on 27.09.2023
b) Other Related Entity	Sunmet Holdings India Private.Ltd , Vira Holdings LLP
c) Key Management Personnel	Sri. Vinod Narsiman - Managing Director - Up to 17th Sep'22 Sri. K. Ramakrishnan - Whole Time Director Sri. R.Murali - Chief Financial Officer Sri. K.Ganesan - Director Sri. S.Varadarajan - Director Sri. S.K.Viswanathan - Director Mrs. Manju sharma - Director - up to 19.08.2022 Sri. V.Murali - Director - up to 19.08.2022 Mrs. Gayatri V - Director Mrs. T Kalaivani - Director Ms. R Rajkumari (Company Secretary) - Up to March '23 Sri. U Kalidoss (Company Seretary) w.e.f 1st July '23
d) Relatives of Key Management Personnel	Sri. S.N.Varadarajan (Father of Sri Vinod Narsiman) up to 17 th Sep'22 Smt. D.Pushpa Varadarajan (Mother of Sri Vinod Narsiman) up to 17 th Sep'22 Sri. Vishwaa Narsiman (S/o Sri.Vinod Narsiman) up to 17 th Sep'22 Sri. Rudra Narsiman (S/o Sri.Vinod Narsiman) up to 17 th Sep'22
e) Joint Venture	Al-Tamman Indsil Ferro Chrome LLC, Sultanate of Oman (The Company has sold its entire stake of 50% in its Joint Venture, Al-Tamman Indsil Ferro Chrome LLC on May 19, 2024 for a total sale consideration of Rs. 146.51 Crores. This yielded a profit of Rs. 107.27 Crores and the same has been recorded).



Particulars	Wholly Owned Subsidiary ₹ in lakhs	Joint Venture ₹ in lakhs	Other Related Entity ₹ in lakhs	Key Management Personnel ₹ in lakhs	Relatives of Key Management Personnel ₹ in lakhs
Current Year - (31.03.2024)					
Purchase of Raw Material			-		
Rent paid			25.72		
Rent Receipts			0.12		
Directors' Sitting Fees				1.20	
Managerial Remuneration				23.66	
Commission					
Balances outstanding	-	-	(2.15)	(105.84)	(157.46)
Previous Year- (31.03.2023)					
Purchase of Raw Material			1,231.11		
Rent paid			19.20		
Rent Receipts			0.81		
Directors' Sitting Fees				1.08	
Managerial Remuneration				27.57	
Commission				-	
Balances outstanding	13.33	41.95	(1.80)	(105.84)	(157.46)

^{*} Sale and Purchase of Raw material is carried out between related entities at arms length basis adopting fair accounting standards with the prior approval of the audit committee.

2.37	MANAGING DIRECTOR'S REMUNERATION	As at 31.03.2024 ₹ in lakhs	As at 31.03.2023 ₹ in lakhs
	Salary	-	2.78
	Commission		-
	Perquisites		
		-	2.78

2.38	WHOLE TIME DIRECTOR REMUNERATION	As at 31.03.2024 ₹ in lakhs	As at 31.03.2023 ₹ in lakhs
	Salary	3.33	4.23
	Commission	-	-
	Perquisites	0.20	0.13
		3.53	4.36



2.39 The Company has entered into operating lease, having a lease period ranging from 1-5 years, with an option to renew the lease. The future minimum lease payments are as follows:

₹ in lakhs

Particulars	31.03.2024	31.03.2023
not later than one year	24.95	26.38
later than one year and not later than five years	144.77	153.05

2.40 Disclosure of ratios as per Schedule III of the Companies Act, 2013

Sr. No	Ratio	Numerator	Denominator	FY 2023-24 Ratio	FY 2022-23 Ratio	% of vari- ance	Reasons of variance	Units
1	Current Ratio	Current Assets	Current Liabilities	2.18	1.39	0.79	Not Signifi- cant	Times
2	Debt - Equity Ratio	Total Debt (Indcluding lease liabilities	Shareholders Equity	0.74	0.77	(0.02)	Not Signifi- cant	Times
3	Debt Service Coverage Ratio	Earnings available for debt service	Debt Service	0.41	0.74	(0.33)	Not Signifi- cant	Times
4	Return on Equity Ratio	Net Profit after Taxes-Preference dividend	Average Share- holder's equity	(3.66)	(2.21)	(1.45)	Drop in Sales reali- sation	Percent
5	Inventory Turnover Ratio	Sales of Goods	Average Inventory	1.03	1.44	(0.41)	Not Signifi- cant	Times
6	Trade Receivables turnover Ratio	Credit Sales	Average Trade Receivables	8.24	19.06	(10.82)	Not Signifi- cant	Times
7	Trade Payables turnover Ratio	Credit Purchase	Average Trade Payables	7.29	15.43	(8.14)		Times
8	Net Capital turnover Ratio	Net Sales	Working Capital	1.82	2.08	(0.26)	Not Signifi- cant	Times
9	Net Profit Ratio	Net Profit after Taxes	Net Sales	(80.0)	(0.03)	(0.05)	Not Signifi- cant	Percent
10	Turnover on Capital Employed	Earnings before interest & Tax	Capital Employed	0.02	0.10	(0.07)	Not Signifi- cant	Percent
11	Return on Inverst- ment	Income generated from investments	Time weighted average invest-ments	NA	NA			Percent

2.41 Changes in Liabilities arising from Financing activities

Particulars	31.03.2024 (₹ in Lakhs)	31.03.2023 (₹ in Lakhs)
(i) Long Term Borrowings		
Opening balance	1,993.02	2,304.31
Amount borrowed during the year		
Amount repaid during the year	(1,084.84)	311.29
Amortised cost adjustment		
Closing balance	3,077.86	1,993.02
(ii) Short-term borrowings		
Opening balance	8,505.88	8,353.85
Amount borrowed/(repaid) during the year (net)	(2,109.60)	152.03
Foreign Exchange difference		
Closing balance	6,396.27	8,505.88



2.42 Other Statutory Information:

- The Group does not have Benami Property, where any proceeding has been initiated or pending against the Company for holding any Benami property.
- (ii) The Group has not traded or invested in crypto currency or virtual currency during the financial year.
- (iii) The Group does not have any such transaction which is not recorded in the books of accounts that has been surrendered or disclosed as income during the year in the tax assessments under the Income Tax Act 1961(such as search, survey or any other relevant provisions of the Income Tax Act, 1961.
- (iv) The Company has not provided any guarantee or security / granted loans and advances in nature of loans, secured or unsecured to Companies, firms, LLP or Other Parties.

The MCA vide notification dated 24th March, 2021 has amended Schedule III to the Companies Act,2013 in respect of certain disclosures. Amendments are applicable from 1st April, 2021. The Group has incorporated the changes as per the said amendment in the financial statements and has also changed comparative numbers wherever it is applicable.

As per our report of even date For **DIVYA K.R. AND ASSOCIATES** Chartered Accountants

Firm Registration No: 027280S

DIVYA K.R. Proprietor

Membership No: 228896

Place : Coimbatore Date : 29.05.2024

For and on Behalf of the Board

K. RAMAKRISHNAN S VARADARAJAN

Whole-time Director DIN: 08744090

R. MURALI U.KALIDOSS
Chief Financial Officer Company Secretary



INDEPENDENT AUDITOR'S REPORT

TO THE MEMBERS OF INDSIL HYDRO POWER AND MANGANESE LIMITED

Report on the Audit of Consolidated Financial Statements

We have audited the Consolidated Financial Statements of Indsil Hydro Power and Manganese Limited (hereinafter referred to as "the Holding Company") and its subsidiary (the Holding Company and its subsidiary together referred to as "the Group") and its Jointly controlled entity, comprising of the Consolidated Balance Sheet as at 31st March, 2024, the Consolidated Statement of Profit and Loss (including Other Comprehensive Income), the Consolidated Statement of Changes in Equity and the Consolidated Cash Flow Statement for the year then ended, and a summary of the significant accounting policies and other explanatory information (hereinafter referred to as "the Consolidated Financial Statements").

In our opinion and to the best of our information and according to the explanations given to us, the aforesaid Consolidated Financial Statements give the information required by the Companies Act. 2013 ("the Act") in the manner so required and give a true and fair view in conformity with the accounting principles generally accepted in India, of the consolidated state of affairs of the Group, as at 31st March, 2024, of consolidated total comprehensive income (comprising of profit and other comprehensive income), consolidated changes in equity and its consolidated cash flows for the year then ended.

Basis for opinion

We conducted our audit in accordance with the Standards on Auditing (SAs) specified under section 143(10) of the Act. Our responsibilities under those Standards are further described in the Auditor's Responsibilities for the Audit of the Consolidated Financial Statements section of our report. We are independent of the Group in accordance with the ethical requirements that are relevant to our audit of the Consolidated Financial Statements in India in terms of the Code of Ethics issued by The Institute of Chartered Accountants of India(ICAI) together with the ethical requirements that are relevant to our audit of the Consolidated Financial Statements under the provisions of the Act and the Rules thereunder, and we have fulfilled our other ethical responsibilities in accordance with these requirements and the ICAI's Code of Ethics. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion on the Consolidated Financial Statement.

Kev Audit Matter

Key audit matters are those matters that, in our professional judgment, were of most significance in our audit of the Consolidated Financial Statements of the current period. These matters were addressed in the context of our audit of the Consolidated Financial Statements as a whole, and in forming our opinion thereon, and we do not provide a separate opinion on these matters.

Key Audit Matter	How our Audit addressed the Key Audit Matter
Stake Sale of Joint Venture On 19th May, 2024, the Company sold its entire stake held in its Joint Venture: Al-Tamman Indsil Ferro Chromes (FZC) LLC as disclosed in Note: 2.36 (e) of the Standalone Financial Statements for the Sale Consideration of Rs. 146.51 Crore.	tested the operating effectiveness of relevant controls related to the annual evaluation on assessment of carrying value of investments.



Information Other Than the Financial Statements and Auditor's Report Thereon

- The Holding Company's Board of Directors is responsible for the other information. The other information comprises the information included in the Annual Report, but does not include the Consolidated Financial Statements, Standalone Financial Statements and our Auditor's Report thereon. The Holding Company's Annual report is expected to be made available to us after the date of this auditor's report.
- Our opinion on the Consolidated Financial Statements does not cover the other information and we do not express any form of assurance conclusion thereon.
- In connection with our audit of the Consolidated Financial Statements, our responsibility is to read the other information and, in doing so, consider whether the other information is materially inconsistent with the Consolidated Financial Statements or our knowledge obtained during the course of our audit or otherwise appears to be materially misstated.

If, based on the work we have performed, we conclude that there is a material misstatement of this other information, we are required to report the fact. We have nothing to report in this regard.

Responsibilities of Management and Those Charged with Governance for the Consolidated Financial Statements

The Holding Company's Board of Directors is responsible for the matters stated in Section 134(5) of the Act with respect to the preparation of these Consolidated Financial Statements that give a true and fair view of the consolidated financial position, consolidated financial performance including other comprehensive income, consolidated cash flows and consolidated changes in equity of the Group in accordance with the Ind AS and other accounting principles generally accepted in India. The respective Board of Directors of the companies included in the Group and of its associates and joint ventures are responsible for maintenance of adequate accounting records in accordance with the provisions of the Act for safeguarding the assets of the Group and for preventing and detecting frauds and other irregularities; selection and application of appropriate accounting policies; making judgments and estimates that are reasonable and prudent; and design, implementation and maintenance of adequate internal financial controls, that were operating effectively for ensuring the accuracy and completeness of the accounting records, relevant to the preparation and presentation of the financial statements that give a true and fair view and are free from material misstatement, whether due to fraud or error, which have been used for the purpose of preparation of the Consolidated Financial Statements by the Directors of the Parent, as aforesaid.

In preparing the Consolidated Financial Statements, the respective Board of Directors of the companies included in the Group are responsible for assessing the ability of the Group to continue as a going concern, disclosing, as applicable, matters related to going concern and using the going concern basis of accounting unless management either intends to liquidate the Group or to cease operations, or has no realistic alternative but to do so.

The respective Board of Directors of the companies included in the Group are responsible for overseeing the financial reporting process of each company.

Auditor's responsibilities for the audit of the consolidated financial statements

Our objectives are to obtain reasonable assurance about whether the Consolidated Financial Statements as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditor's report that includes our opinion. Reasonable assurance is a high level of assurance, but is not a guarantee that an audit conducted in accordance with SAs will always detect a material misstatement when it exists. Misstatements can arise from fraud or error and are considered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of these financial statements.

As part of an audit in accordance with SAs, we exercise professional judgment and maintain professional skepticism throughout the audit. We also:

- Identify and assess the risks of material misstatement of the Consolidated Financial Statements, whether due
 to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that
 is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement
 resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional
 omissions, misrepresentations, or the override of internal control.
- Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances. Under section 143(3)(i) of the Act, we are also responsible for expressing our opinion on whether the company has adequate internal financial controls system in place and the operating effectiveness of such controls.
- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by Management and Board of Directors.



- Conclude on the appropriateness of Management and Board of Directors use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Company's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditor's report to the related disclosures in the financial statements or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditor's report. However, future events or conditions may cause the Company to cease to continue as a going concern.
- Evaluate the overall presentation, structure and content of the Consolidated Financial Statements, including the disclosures, and whether the Consolidated Financial Statements represent the underlying transactions and events in a manner that achieves fair presentation.
- Obtain sufficient appropriate audit evidence regarding the financial information of the entities or business activities
 within the Group to express an opinion on the Consolidated Financial Statements. We are responsible for the
 direction, supervision and performance of the audit of the financial statements of such entities included in the
 Consolidated Financial Statements of which we are the independent auditors. For the other entities included in
 the consolidated financial statements, which have been audited by other auditors, such other auditors remain
 responsible for the direction, supervision and performance of the audits carried out by them. We remain solely
 responsible for our audit opinion.

We communicate with those charged with governance of the Holding Company and such other companies included in the consolidated financial statements of which we are the independent auditors regarding, among other matters, the planned scope and timing of the audit and significant audit findings, including any significant deficiencies in internal control that we identify during our audit.

We also provide those charged with governance with a statement that we have complied with relevant ethical requirements regarding independence, and to communicate with them all relationships and other matters that may reasonably be thought to bear on our independence, and where applicable, related safeguards.

From the matters communicated with those charged with governance, we determine those matters that were of most significance in the audit of the Consolidated Financial Statements of the current period. We describe these matters in our auditor's report unless law or regulation precludes public disclosure about the matter or when, in extremely rare circumstances, we determine that a matter should not be communicated in our report because the adverse consequences of doing so would reasonably be expected to outweigh the public interest benefits of such communication.

Other Matters

Indsil Energy Global (FZE), subsidiary of the Holding Company Indsil Hydro Power and Manganese Limited has been liquidated on 12th October, 2023. We did not audit the financial statements of a subsidiary incorporated outside India whose financial statements (before eliminating intercompany balances) reflects total assets of ¬NIL and total net profit/(loss) after tax as (Rs. 1.24 Lakhs) as at 31st March, 2024, total revenue (before eliminating intercompany transactions) Nil, as considered in the consolidated financial statements. The consolidated financial results also include the share of profit/(loss) of the joint venture (Al Tamman Indsil Ferro Chrome LLC) amounting to (Rs. 99.10 Lakhs) accounted using the Equity method for the year ended 31st March, 2024. These financials information have been audited by other auditors whose report have been furnished to us by the Management and our opinion on the consolidated financial statements, in so far as it relates to the amounts and disclosures included in respect of the Wholly owned subsidiary and Joint Venture, are based solely on reports of other auditors.

Our opinion on the consolidated financial statements and our report on Other Legal and Regulatory Requirements below, is not modified in respect of the above matters with respect to our reliance on the work done and the reports of the other auditors and the financial statements information certified by the Management.

Report on Other Legal and Regulatory Requirements

- 1. As required by the Companies (Auditor's Report) Order, 2020 ("the Order") issued by the Central Government of India in terms of Section 143(11) of the Act, we give in the "Annexure A" a statement on the matters specified in paragraphs 3 and 4 of the Order, to the extent applicable.
- 2A. As required by Section 143(3) of the Act, we report, to the extent applicable, that
 - (a) We have sought and obtained all the information and explanations which to the best of our knowledge and belief were necessary for the purposes of our audit of the aforesaid Consolidated Financial Statements.
 - (b) In our opinion, proper books of account as required by law relating to preparation of the aforesaid consolidated financial statements have been kept so far as it appears from our examination of those books and the reports of the other auditors.



- (c) The Consolidated Balance Sheet, the Consolidated Statement of Profit and Loss (including other comprehensive income), the Consolidated Statement Cash Flow and the consolidated statement of changes in equity, dealt with by this Report are in agreement with the relevant books of account maintained for the purpose of preparation of the Consolidated Financial Statements.
- (d) In our opinion, the aforesaid consolidated financial statements comply with the Ind AS specified under Section 133 of the Act.
- (e) On the basis of the written representations received from the directors of the Holding Company as on 31st March, 2024 and taken on record by the Board of Directors of the Holding Company and the reports of the statutory auditors of its subsidiary companies incorporated in India, none of the directors of the Group companies incorporated in India is disqualified as on 31st March, 2024 from being appointed as a director in terms of Section 164(2) of the Act.
- (f) With respect to the adequacy of the internal financial controls with reference to the Consolidated Financial Statements of the group and the operating effectiveness of such controls, refer to our Report in "Annexure A."
- (B) With respect to the other matters to be included in the Auditor's Report in accordance with Rule 11 of the Companies (Audit and Auditor's) Rules, 2014, in our opinion and to the best of our information and according to the explanations given to us:
- a. The Consolidated Financial Statements disclose the impact of pending litigations as on 31st March, 2024 on the consolidated financial position of the Group.
- b. The Company did not have any long-term contracts including derivative contracts for which there were any material foreseeable losses; and
- c. There has been no delay in transferring amounts, required to be transferred, to the Investor Education and Protection Fund by the Holding Company during the year ended 31st March, 2024.
- d. (i). The management of the Holding Company and its subsidiary companies incorporated in India whose financial statements have been audited under the Act has represented to us that, to the best of its knowledge and belief, no funds have been advanced or loaned or invested (either from borrowed funds or share premium or any other sources or kind of funds) by the Holding Company or any of the subsidiary companies incorporated in India to or in any other person(s) or entity(s), including foreign entities ("Intermediaries"), with the understanding, whether recorded in writing or otherwise, that the Intermediary shall directly or indirectly lend or invest in other persons or entities identified in any manner whatsoever by or on behalf of the Holding Company or any of the subsidiary companies incorporated in India ("Ultimate Beneficiaries") or provide any guarantee, security or the like on behalf of the Ultimate Beneficiaries.
 - (ii) The management of the Holding Company and its subsidiary companies incorporated in India whose financial statements have been audited under the Act has represented to us that, to the best of its knowledge and belief, no funds have been received by the Holding Company or any of the subsidiary companies incorporated in India from any person(s) or entity(s), including foreign entities ("Funding Parties"), with the understanding, whether recorded in writing or otherwise, that the Holding Company or any of the subsidiary companies incorporated in India shall directly or indirectly, lend or invest in other persons or entities identified in any manner whatsoever by or on behalf of the Funding Parties ("Ultimate Beneficiaries") or provide any guarantee, security or the like on behalf of the Ultimate Beneficiaries.
 - (iii) Based on such audit procedures as considered reasonable and appropriate in the circumstances, nothing has come to our notice that has caused us to believe that the representations under sub-clause (d)(i) and (d)(ii) contain any material misstatement.
- e. The final dividend has not been declared and/or paid during the year by the Company is in compliance with Section 123 of the Act.
- f. The reporting under Rule 11(g) of the Companies (Audit and Auditors) Rules, 2014 is applicable from 1st April, 2023.
 - Based on our examination which includes test checks, the Company has used accounting software for maintaining its Books of Accounts which have a feature of recording audit trail (edit log) facility and the same has operated throughout the year for all relevant transactions recorded in respective software. We did not come across any such instances of the audit trail feature being tampered with.



(C) With respect to the matter to be included in the Auditor's Report under Section 197(16) of the Act:

In our opinion and according to the information and explanations given to us the remuneration paid during the current year by the Holding Company and its subsidiary companies incorporated in India, where applicable, to its directors is in accordance with the provisions of Section 197 of the Act. The remuneration paid to any director by the Holding Company and its subsidiary companies incorporated in India is not in excess of the limit laid down under Section 197 of the Act, except in case of a subsidiary where requisite approvals are taken in the general meeting. The Ministry of Corporate Affairs has not prescribed other details under Section 197(16) of the Act which are required to be commented upon by us.

For DIVYA K.R. AND ASSOCIATES

Chartered Accountants

Firm Registration No: 027280S

DIVYA K.R.

Proprietor

Membership No : 228896 UDIN: 24228896BKFCLR7116

Place: Coimbatore Date: 29.05.2024



Annexure - A to the Independent Auditors' Report on the Consolidated Financial Statements of Indsil Hydro Power and manganese Limited for the year ended 31st March, 2024

Report on the Internal Financial Controls with reference to the aforesaid Consolidated Financial Statements under Clause (i) of Sub-section 3 of Section 143 of the Companies Act, 2013("the Act")

(Referred to in paragraph 2(A)(f) under 'Report on Other Legal and Regulatory Requirements' section of our report of even date)

Opinion

In conjunction with our audit of the Consolidated Financial Statements of Indsil Hydro Power and Manganese Limited (hereinafter referred to as "the Holding Company") as of and for the year ended 31st March, 2024, we have audited the internal financial controls with reference to financial statements of the Holding Company and such companies incorporated in India under the Act which are its subsidiary companies, as of that date.

In our opinion the Holding Company and its subsidiary companies, have, in all material respects, adequate internal financial controls with reference to financial statements and such internal financial controls were operating effectively as at 31st March, 2024, based on the internal financial controls with reference to financial statements criteria established by such companies considering the essential components of such internal controls stated in the Guidance Note on Audit of Internal Financial Controls With reference to Consolidated Financial Statements issued by the Institute of Chartered Accountants of India (the "Guidance Note")

Management's Responsibility for Internal Financial Controls

The respective Board of Director of the Holding company and its Subsidiary company incorporated in India, are responsible for establishing and maintaining internal financial controls based on the internal control with reference to Consolidated Financial Statements based on the internal financial controls with reference to Consolidated Financial Statements criteria established by the respective Companies considering the essential components of internal control stated in the Guidance Note on Audit of Internal Financial Controls over Financial Reporting ("the Guidance Note") issued by the Institute of Chartered Accountants of India ('ICAI'). These responsibilities include the design, implementation and maintenance of adequate internal financial controls that were operating effectively for ensuring the orderly and efficient conduct of its business, including adherence to the respective company's policies, the safeguarding of its assets, the prevention and detection of frauds and errors, the accuracy and completeness of the accounting records, and the timely preparation of reliable financial information, as required under the Act.

Auditors' Responsibility

Our responsibility is to express an opinion on the Company's internal financial with reference to Consolidated Financial Statements of the Holding Company. We conducted our audit in accordance with the Guidance Note and the Standards on Auditing, issued by ICAI and deemed to be prescribed under section 143(10) of the Act, to the extent applicable to an audit of internal financial controls. Those Standards and the Guidance Note require that we comply with ethical requirements and plan and perform the audit to obtain reasonable assurance about whether adequate internal financial controls with reference to Consolidated Financial Statements was established and maintained and if such controls operated effectively in all material respects.

Our audit involves performing procedures to obtain audit evidence about the adequacy of the internal financial controls system with reference to Consolidated Financial Statements and their operating effectiveness. Our audit of internal financial controls with reference to Consolidated Financial Statements included obtaining an understanding of internal financial controls with reference to Consolidated Financial Statements, assessing the risk that a material weakness exists, and testing and evaluating the design and operating effectiveness of internal control based on the assessed risk. The procedures selected depend on the auditor's judgment, including the assessment of the risks of material misstatement of the Consolidated Financial Statements, whether due to fraud or error.

We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our audit opinion on the Company's internal financial control system with reference to Consolidated Financial Statements of the aforesaid entities.



Meaning of Internal Financial Controls Over Financial Reporting

A company's internal financial control with reference to Consolidated Financial Statements is a process designed to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles. A company's internal financial control with reference to Consolidated Financial Statements includes those policies and procedures that (1) pertain to the maintenance of records that, in reasonable detail, accurately and fairly reflect the transactions and dispositions of the assets of the company; (2) provide reasonable assurance that transactions are recorded as necessary to permit preparation of financial statements in accordance with generally accepted accounting principles, and that receipts and expenditures of the company are being made only in accordance with authorizations of management and directors of the company; and (3) provide reasonable assurance regarding prevention or timely detection of unauthorized acquisition, use, or disposition of the company's assets that could have a material effect on the financial statements.

Inherent Limitations of Internal Financial Controls Over Financial Reporting with reference to Consolidated Financial Statements

Because of the inherent limitations of internal financial controls with reference to Consolidated Financial Statements, including the possibility of collusion or improper management override of controls, material misstatements due to error or fraud may occur and not be detected. Also, projections of any evaluation of the internal financial controls with reference to Consolidated Financial Statements to future periods are subject to the risk that the internal financial control with reference to Consolidated Financial Statements may become inadequate because of changes in conditions, or that the degree of compliance with the policies or procedures may deteriorate.

For DIVYA K.R. AND ASSOCIATES

Chartered Accountants
Firm Registration No: 027280S

DIVYA K.R.

Proprietor

Membership No : 228896 UDIN: 24228896BKFCLR7116

Place: Coimbatore Date: 29.05.2024



Consolidated Balance Sheet as at March 31, 2024

SI. No	PARTICULARS	Note No.		As at 31.03.2024 ₹ in Lakhs		.03.2023 ₋akhs
I.	ASSETS					
1.	Non Current Assets					
	(a) Property, Plant and Equipment	2.01	4,948.84		5,986.53	
	(b) Capital Work-in-progress		183.57		120.08	
	(c) Other Intangible Assets		1.27		2.07	
	(d) Financial Assets					
	(i) Investments					
	a) Investment in subsidiaries b) Other Investments	2.02	47.00		2 077 47	
	(ii) Other financial assets	2.02	1,156.85		2,877.47 1,176.24	
	(e) Deferred Tax Assets (Net)	2.04	867.90		932.79	
	(f) Other Non Current Assets	2.05	1,416.21	8,621.64	1,005.01	12,100.19
2	Current Assets	2.00	1,110.21	0,021101	1,000.01	12,100110
-	(a) Inventories	2.06	11,320.36		12,250.06	
	(b) Financial Assets				,	
	(i) Investments		-		-	
	(ii) Trade Receivables	2.07	263.20		923.49	
	(iii) Cash and Cash Equivalents	2.08	11.24		30.43	
	(iv) Bank Balances other than (iii) above	2.09	96.55		103.96	
	(v) Other financial assets	2.10	193.12		520.01	
	(c) Current Tax Assets (Net) (d) Assets classified as held for sale	2.11	17.93		18.96	
	(e) Other Current Assets	2.12	2,725.89 10.45	14,638.75	12.62	13,859.53
	TOTAL ASSETS	2.10	10.43	23,260.38	12.02	25,959.72
	EQUITY AND LIABILITIES			_0,_00.00		_0,000
1.	Equity					
	(a) Equity Share Capital	2.14	4,279.11		4,279.11	
	(b) Other Equity	2.15	7,240.33	11,519.44	8,304.48	12,583.59
2.	Non Current Liabilities					
	(a) Financial Liabilities					
	(i) Borrowings	2.16	3,077.86		1,993.02	
	(ii) Trade Payables					
	(iii) Others (b) Provisions	2.17	1 406 06		1 402 46	
	(c) Deferred Tax Liabilities (Net)	2.17	1,406.06		1,403.16	
	(d) Other Non Current Liabilities			4,483.92		3,396.18
3	Current Liabilities			7,703.32		3,330.10
	(a) Financial Liabilities					
	(i) Borrowings	2.18	6,396.27		8,505.88	
	(ií) Trade Payables		,		ĺ	
	a) Dues of micro enterprises and small		-		4.44	
	enterprises					
	b) Dues of creditor others	2.19	232.79		742.99	
	(iii) Other Financial Liabilities		-			
	(b) Other Current Liabilities	2.20	627.96		726.65	
	(c) Provisions		-	7.057.00	-	0.070.00
	(d) Current Tax Liabilities (Net) TOTAL EQUITY AND LIABILITIES		-	7,257.02 23,260.38	-	9,979.96 25,959.72
	TOTAL EQUIT I AND LIABILITIES			23,260.36		20,303.72

As per our report of even date

For DIVYA K.R. AND ASSOCIATES

Chartered Accountants Firm Registration No: 027280S

DIVYA K.R. Proprietor

Membership No: 228896

Place : Coimbatore Date : 29.05.2024

For and on Behalf of the Board

K. RAMAKRISHNAN Whole-time Director

Whole-time Director DIN:02797842

S VARADARAJAN Director DIN: 08744090

R. MURALI Chief Financial Officer U.KALIDOSS
Company Secretary



Consolidated Statement of Profit and Loss for the Year ended March 31st, 2024

SI.	Consolidated Statement of Front and Eos.	Note		.03.2024		03.2023
No.	PARTICULARS	No.		Lakhs		Lakhs
	Income					
1	Revenue from operations	2.21	11,660.73		17,681.95	
II	Other Income	2.22	843.76		234.50	
III	Total Income (I + II)			12,504.48		17,916.45
IV	Expenses	0.00	7 004 70		40 500 00	
	Cost of Materials Consumed	2.23	7,084.70		10,590.99	
	Purchases of Stock in Trade Changes in inventories of finished goods, work in progress	2.24	- 777.17		771.32	
	and Stock-in- trade	2.24	777.17		111.32	
	Employee benefits expense	2.25	1,186.34		1,313.41	
	Finance Costs	2.26	1,179.40		1,357.71	
	Depreciation and amortization expense	2.27	344.44		420.84	
	Other expense	2.28	2,764.63		3,317.70	
	Total Expenses		·	13,336.68	,	17,771.97
V	Profit before exceptional items and tax (III-IV)			(832.20)		144.48
VI	Exceptional Items			_		
	Share of Profit of Joint Venture accounted for using equity			(99.10)		(378.08)
,	method			(004.00)		(000 00)
VII	Profit before tax (V-VI)	2.29		(931.30)		(233.60)
VIII	Tax expense: (1) Current tax	2.29	_		_	
	(2) Mat Adjustment		_		726.01	
	(3) Deferred tax		64.88	64.88	(55.99)	670.02
	(6) 2 5:6:1-5 2 12.1		000	000	(33.33)	0.0.0_
IX	Profit for the period from continuing operations (VII - VIII)			(996.18)		(903.62)
X	Profit/(Loss) from Discontinued Operations			((, , ,
XI	Tax Expense of Discontinued Operations					
XII	Profit/(Loss) from Discontinued Operations after tax (X - XI)			-		-
XIII	Profit for the period (IX + XII)			(996.18)		(903.62)
XIV	Other Comprehensive Income					
	A (i) Items that will not be reclassified to Profit or Loss					
	Remeasurement of the defined benefit plans			30.54		- 0.00
	Changes in fair value of FVOCI equity instruments			1.50		0.98
	(ii) Income tax relating to Items that will not be reclassified to Profit or Loss			(0.86)		(1.94)
	B (i) Items that will be reclassified to Profit or Loss					_
	(ii) Income tax relating to Items that will be reclassified to					-
	Profit or Loss					
ΧV	Total Comprehensive Income for the period (XIII + XIV)			(965.00)		(904.58)
XVI	Profit attributable to :			()		(/
	Owners of the company			(996.18)		(903.62)
	Non- Controlling Interest			-		-
				(996.18)		(903.62)
	Owners of the company			(965.00)		(904.58)
	Non- Controlling Interest			-		-
				(965.00)		(904.58)
XVI	Earnings per equity share:	2.30				
	(1) Basic			(3.58)		(2.25)
1	(2) Diluted			(3.58)		(3.25)

As per our report of even date

For DIVYA K.R. AND ASSOCIATES

Chartered Accountants Firm Registration No: 027280S

DIVYA K.R. Proprietor

Membership No: 228896

Place : Coimbatore Date : 29.05.2024

For and on Behalf of the Board

K. RAMAKRISHNAN Whole-time Director DIN:02797842 S VARADARAJAN Director DIN: 08744090

R. MURALI Chief Financial Officer U.KALIDOSS
Company Secretary



CONSILDATED STATEMENT OF CASH FLOWS FOR THE YEAR ENDED MARCH 31, 2024

S.No.	Particulars	Year ended 31.03.2024 (Audited)	Year ended 31.03.2023 (Audited)
		₹ in L	akhs
A.	CASH FLOW FROM OPERATING ACTIVITIES:		
	Net profit / (loss) before tax	(931.30)	(233.60)
	Adjustments for		
	Interest Receipts	(671.01)	(40.62)
	Depreciation	344.44	420.84
	Financial charges & Interest	1,179.40	1,357.71
	Profit/Loss on sale of Investments	(80.90)	(1.68)
	Provision for gratuity and Encashment of earned leave	2.90	7.47
	OCI items + tax there on	31.19	(0.96)
	Other Non - Cash Items	(81.62)	1,047.96
	OPERATING PROFIT BEFORE WORKING CAPITAL CHANGES	(206.90)	2,557.12
	Adjustments for changes in		
	Current Assets:		
	Inventories	929.70	1,125.70
	Trade receivables	660.29	42.54
	Other Current Assets	2.17	(2.58)
	Current Tax Assets	1.03	6.13
	Trade Payables	(514.64)	(454.84)
	Other current liabilities	(98.69)	(495.11)
	Cash generated from operations	772.96	2,778.96
	Less: Income Tax	-	
	NET CASH FLOW FROM OPERATING ACTIVITIES (A)	772.96	2,778.96
B.	CASH FLOW FROM INVESTING ACTIVITIES		
	Purchase of Fixed Assets	630.56	(31.41)
	Profit/ (Loss) on sale of investments	80.90	1.68
	Investments made during the year (LT)	104.58	1,081.58
	Interest received	671.01	40.62
	Investment adjusted JV	(79.51)	-
	NET CASH FLOW FROM INVESTING ACTIVITIES (B)	1,407.55	1,092.47



CONSOLIDATED STATEMENT OF CASH FLOWS FOR THE YEAR ENDED MARCH 31, 2024 (CONTD..)

S.No.	Particulars	Year ended 31.03.2024 (Audited)	Year ended 31.03.2023 (Audited)
		₹ in l	₋akhs
C.	CASH FLOW FROM FINANCING ACTIVITIES		
	Repayment of Long term borrowings	1,084.84	(311.29)
	Increase/(Decrease) in Long term Borrowings	(2.90)	(7.47)
	Increase/(Decrease) in Short term loans and advances	326.89	(352.54)
	Increase/(Decrease) in other bank balances (non cash equivalents)	7.41	2.41
	Increase/(Decrease) in long term provisions	(391.81)	582.79
	Financial Charges & Interest	(1,179.40)	(1,357.71)
	Increase/(Decrease) in deferred tax	64.89	(442.07)
	NET CASH FLOW FROM FINANCING ACTIVITIES (C)	(90.09)	(1,885.88)
	NET INCREASE/DECREASE IN CASH AND CASH EQUIVALENTS (A+B+C)	2,090.42	1,983.55
	Cash and Cash Equivalents as on 01.04.2022 (Opening Balance)	(8,475.45)	(10,459.00)
	Cash and Cash Equivalents as on 31.03.2023 (Closing Balance)	(6,385.03)	(8,475.45)

Note:

i) Cash and cash equivalents included in the cash flow statement comprise the following Balance sheet figures:

	31.03.2024	31.03.2023
Cash & Bank Balances	11.24	30.43
Liquid Investments	-	-
Short Term borrowings	(6,396.27)	(8,505.88)
	(6,385.03)	(8,475.45)

As per our report of even date For **DIVYA K.R. AND ASSOCIATES**

Chartered Accountants

Firm Registration No: 027280S

DIVYA K.R. Proprietor

Membership No: 228896

Place : Coimbatore Date : 29.05.2024 For and on Behalf of the Board

K. RAMAKRISHNAN

Chief Financial Officer

Whole-time Director DIN:02797842

Director DIN: 08744090

R. MURALI

U.KALIDOSS

S VARADARAJAN

Company Secretary



Statement of Changes in Equity for the Year ended 31st March 2024

A) Equity Share Capital

For the year ended 31st March 2024

₹ in lakhs

Balance as at 01 st April 2023	Changes in equity share capital due to prior errors	Restated balance as at 01 April 2022	Changes in equity share capital during the year	Balance as at 31 st March 2024
4,279.11				4,279.11

For the year ended 31st March 2023

Balance as at 01 st April 2022	Changes in equity share capital due to prior errors	Restated balance as at 01 April 2021	Changes in equity share capital during the year	Balance as at 31 st March 2023
4,279.11				4,279.11

B) Other Equity

	Rese	erves & Surpli	ıs			
Particulars	Securities Premium Reserve	General Reserve	P&L / Surplus	Capital Reserve	OCI	Total
Balance as at 01.04.2022	1,910.66	2,302.60	6,819.24	(965.41)	19.97	10,087.06
Profit for the period			(525.54)			(525.54)
Other Comprehensive Income			(1,170.60)		(86.43)	(1,257.03)
Dividend paid	-	-	-	-	-	-
Balance as at 31.03.2023	1,910.66	2,302.60	5,123.10	(965.41)	(66.46)	8,304.49
Profit for the period			(897.08)			(897.08)
Other Comprehensive Income			(104.70)		57.62	(47.08)
Dividend paid	-	-	(120.00)	-	-	(120.00)
Balance as at 31.03.2024	1,910.66	2,302.60	4,001.32	(965.41)	(8.84)	7,240.33



Consolidated Notes to Financial Statements

2.01 Property, Plant And Equipment And Capital Work-In-Progress

Particulars	As at 31st March 2024 As at 31st March 2023	As at 31st March 2023
Carrying amounts of:		
Industrial Plot	545.80	497.12
Buildings	1,605.67	1,707.48
Plant and Equipment	2,642.57	3,625.88
Furniture and fixtures	3.00	3.08
Vehicles	6.32	6.89
Office Equipment	145.45	146.06
Total	4,948.83	5,986.51
Capital Work-in-progress	183.57	120.08
Intangible Assets	1.27	2.07
Total	5,133.67	6,108.66

Particulars	Freehold Iand	Buildings	Plant & equipment	Furniture & fixtures	Vehicles	office equipments	Total	Capital Work in progress	Intangible Assets	Grand Total
Cost or deemed cost										
Balance at 01st April 2022	497.12	4,032.91	10,675.91	50.25	81.99	481.30	15,819.48	120.08	36.59	15,976.14
Additions	'	5.64	21.17		2.50	1.93	31.23	'	1.00	32.23
Eliminated on disposals of assets	,	•	'	'	14.91	•	14.91	1		14.91
Balance at 31st March 2023	497.12	4,038.55	10,697.08	50.25	69.58	483.23	15,835.80	120.08	37.59	15,993.46
Additions	48.68	1	11.00	0.20	•	1.43	61.31	63.49		124.80
Eliminated on disposals of assets	,	•	2,628.43	1.28		1.22	2,630.93		33.38	2,664.30
Balance at 31st March 2024	545.80	4,038.55	8,079.65	49.17	69.58	483.43	13,266.18	183.57	4.21	13,453.96
Accumulated depreciation and impairment										
Balance at 01st April 2022		2,229.17	6,757.84	46.95	76.20	334.67	9,444.84		33.20	9,478.04
Eliminated on disposals of assets					14.09		14.09			14.09
Depreciation Expense		101.89	313.35	0.22	0.58	2.49	418.53		2.31	420.84
Balance at 31st March 2023		2,331.06	7,071.19	47.17	65.69	337.16	9,849.28	-	35.51	9,884.79
Eliminated on disposals of assets			1,873.21	1.21		1.16	1,875.58		33.38	1,908.95
Depreciation Expense		101.81	239.08	0.21	0.57	1.97	343.64		08.0	344.44
Balance at 31st March 2024		2,432.87	5,437.06	46.17	63.26	337.98	8,317.34	1	2.94	8,320.27
Carrying Amount		1,803.74								
Balance at 01st April 2022	497.12	1,803.73	3,918.06	3.30	5.79	146.63	6,374.63	120.08	3.39	6,498.10
Additions	-	5.64	21.17	1	2.50	1.92	31.23		1.00	32.23
Eliminated on disposals of assets	•	•			0.82		0.82		1	0.82
Depreciation expense	•	101.89	313.35	0.22	0.58	2.49	418.53		2.31	420.84
Balance at 31st March 2023	497.12	1,707.48	3,625.88	3.08	6.89	146.06	5,986.51	120.08	2.07	6,108.66
Additions	48.68	-	11.00	0.20	-	1.43	61.31	63.49	-	124.80
Eliminated on disposals of assets	1	1	755.22	90.0	'	90.0	755.35	1	•	755.35
Depreciation expense	1	101.81	239.08	0.21	0.57	1.97	343.64	1	0.80	344.44
Balance at 31st March 2024	545.80	1,605.67	2,642.57	3.00	6.32	145.45	4,948.83	183.57	1.27	5,133.67



Capital work in progress

Particulars	As at 31st March 2024	As at 31st March 2023	
raiticulais	(`in Lakhs)		
Opening CWIP at Cost	120.08	120.08	
Additions during the year	63.49	-	
moved to Fixed Assets during the year	-	-	
Closing CWIP at Cost	183.57	120.08	

Capital Work in progress (CWIP) ageing schedule

Particulars	Less than 1 Year	1-2 Years	2-3 Years	More than 3 Years	March 31, 2024 (`in L	March 31, 2023 akhs)
For FY 2023-24						
Projects in progess	63.49			120.08	183.57	-
Projects temporarily suspended	-	-	-	-	-	-
For FY 2022-23						
Projects in progess			120.08			120.08
Projects temporarily suspended	-	-	-	-	-	-



2.02 Non Current Investments

S.No.	Particulars	31.03.2024	31.03.2023
		(₹ in lakhs)	(₹ in lakhs)
1	Other Investments - Unquoted At Fair Value through Profit or Loss		
	8,000 Equity Shares of Rs.10/- each in Kurumpetty HPP Ltd	0.80	0.80
	Less: Impairment Loss allowance	(0.80)	(0.80)
	8,000 Equity Shares of Rs.10/- each in Palakkayam HPP Ltd	0.80	0.80
	Less: Impairment Loss allowance	(0.80)	(0.80)
	8,000 Equity Shares of Rs.10/- each in Upper Poringal HPP Ltd	0.80	0.80
	Less: Impairment Loss allowance	(0.80)	(0.80)
	8,000 Equity Shares of Rs.10/- each in Vattapara HPP Ltd	0.80	0.80
	Less: Impairment Loss allowance	(0.80)	(0.80)
	1,57,500 equity shares of Rs.10/- each in Malayalam Communications Ltd.	20.11	20.11
	Shares - Vimla Infrastructure (India) Pvt Ltd	0.40	0.40
	OCI FAIR VALUE	26.49	25.83
	In Equity Shares of Joint Venture Company - Al Tamman Indsil Ferro chrome of 142.212 Oman Riyal - each (Extent of Holding - 50%.)	-	2,831.14
	Total	47.00	2,877.47

2.03 Long Term Loans & Advances

S.No.	Particulars	31.03.2024 (₹ in lakhs)	31.03.2023 (₹ in lakhs)
	Unsecured considered good		
a)	Other loans and advances (specify nature).		
	- Electricity Charges recoverable	537.62	537.62
	- Rental Advances	19.12	19.02
	- Tax Payment Pending Adjustments	600.11	619.60
	Total	1,156.85	1,176.24

Note:

Electricity charges recoverable is the amount being a dispute on interpretation of computation in MD charges claimed by KSEB, paid by the Company under Protest during the period 2005 to 2015.

2.04 Deferred Tax Assets (Net)

S.No.	Particulars	31.03.2024 (₹ in lakhs)	31.03.2023 (₹ in lakhs)
	(i) Deferred Tax Assets (Net)	867.90	932.79
	Total	867.90	932.79

Note:

Movement of deferred tax expense during the year ended March 31,2024 and March 31, 2023 are given in Note No.2.33



2.05 Other Non Current Assets

S.No.	Particulars	31.03.2024 (₹ in lakhs)	31.03.2023 (₹ in lakhs)
	- Security Deposits	1,416.21	1,005.01
	Total	1,416.21	1,005.01

2.06 Inventories

S.No.	Particulars	31.03.2024 (₹ in lakhs)	31.03.2023 (₹ in lakhs)
а	Raw Materials and components	8,810.07	8,972.94
b	Finished goods	2,471.04	2,618.03
С	Stores and spares	39.25	28.91
d	Power - Banked Energy	-	630.18
	Total	11,320.36	12,250.06

2.07 Trade Receivables

S.No.	Particulars	31.03.2024 (₹ in lakhs)	31.03.2023 (₹ in lakhs)
1	Undisputed - considered good	263.20	923.49
2	Undisputed - considered doubtful	-	-
3	Disputed - considered good	-	-
4	Undisputed - considered doubtful	-	-
	Allowance for expected credit losses	-	-
	Total	263.20	923.49

Trade Receivables Ageing schedule

Sr.	Bortionland	Less than	6	1-2	2-3	More	31.03.2024	31.03.2023
No	Particulars Particulars	6 months	months - 1 Year	Years	Years	than 3 years	(₹in	lakhs)
	For FY 23-24							
1	Undisputed Trade receivables - considered good	263.20					263.20	
2	Undisputed Trade receivable - considered doubtful							
3	Disputed Trade receivables - considered good		-	-	-	-	-	-
4	Undisputed Trade receivables - considered doubtful							
	Total	263.20	-	-	-	-	263.20	-
	For FY 22-23							
1	Undisputed Trade receivables - considered good	799.39	35.63	88.47		-		923.49
2	Undisputed Trade receivable - considered doubtful							
3	Disputed Trade receivables - considered good		-	-	-	-	-	
4	Undisputed Trade receivables - considered doubtful							-
	Total	799.39	35.63	88.47	-	-	-	923.49



2.08 Cash and Cash Equivalents

S.No.	Particulars	31.03.2024 (₹ in lakhs)	31.03.2023 (₹ in lakhs)
1	Cash and Cash Equivalents		
	a) Balance with Banks		
	- In Current Accounts	5.99	28.25
	b) Cash on hand	5.25	2.18
	Total	11.24	30.43
2.09	Other Bank Balances		
S.No.	Particulars	31.03.2024 (₹ in lakhs)	31.03.2023 (₹ in lakhs)
	a) Margin money	91.90	97.16
	b) Unclaimed Dividend	4.64	6.80
	c) Fixed Deposits	-	-
		96.55	103.96
	Total	107.79	134.39

S.No.	Particulars	31.03.2024 (₹ in lakhs)	31.03.2023 (₹ in lakhs)
1	Loans and advances to related parties		
	Unsecured, considered good		
	- Unsecured Loan to subsidiary Company	-	-
	- Advance to Expenses	-	-
2	Loans and advances to related parties		
	Balance With Government Authorities	-	-
	Unsecured, considered good		
	- Advance to Trade suppliers	-	-
	- Advance to employees	6.93	7.14
	- Other Advances	186.20	512.87
	Total	193.12	520.01

Note:

Details of Loan or Advances in the nature of Loans are granted to promoters, directors, KMPs and the related parties which are repayable on demand is given below.

Current Year	31st March, 2024			
Type of Borrower	Outstanding	Percentage		
Promoter				
Directors				
KMPs				
Related Parties *	-	0%		

Previous year	31st Mar	ch, 2023	
Type of Borrower	Outstanding Percentage		
Promoter			
Directors			
KMPs			
Related Parties	55.27	100%	
	55.27		

^{*} The amount related to outstanding of advance to Al Tammal Indsil Ferro Chrome LLC



2.11 Current Tax Assets (Net)

S.No.	Particulars	31.03.2024 (₹ in lakhs)	31.03.2023 (₹ in lakhs)
1	TDS Receivable	17.93	18.96
	Total	17.93	18.96

2.12 Assets Classified as held for sale

S.No.	Particulars	31.03.2024 (₹ in lakhs)	31.03.2023 (₹ in lakhs)
1	In Equity Shares of Joint Venture Company - Al Tamman Indsil Ferro chrome (FZC) LLC of 142.212 Oman Riyal - each (Extent of Holding - 50%.)	2,725.89	-
	Total	2,725.89	-

2.13 Other Current Assets

S.No.	Particulars	31.03.2024 (₹ in lakhs)	31.03.2023 (₹ in lakhs)
1	Incentives receivable	10.45	12.62
	Total	10.45	12.62

2.14 SHARE CAPITAL

S.No.	Particulars	31.03.2024 (₹ in lakhs)	31.03.2023 (₹ in lakhs)
1	AUTHORIZED		
	3,43,00,000 Equity shares of Rs. 10/- Each	3,430.00	3,430.00
	2,00,00,000 Redeemable Preference Shares of Rs.10/- each	2,000.00	2,000.00
		5,430.00	5,430.00
2	ISSUED SUBSCRIBED AND FULLY PAID UP		
	2,77,91,122 Equity shares of Rs. 10/- Each - IHPML	2,779.11	2,779.11
	(2,77,91,122 Equity shares of Rs. 10/- Each Previous Year)		
	Preference Shares		
	1,50,00,000 preference shares of Rs. 10 each Fully paid	1,500.00	1,500.00
	Total	4,279.11	4,279.11

The reconciliation of the number of shares outstanding is set out below:

Particulars	31.03.	2024	31.03.2023		
Particulars	Number	Value (₹)	Number	Value (₹)	
Equity Shares at the beginning of the year	2,77,91,122	2,779.11	2,77,91,122	2,779.11	
Changes during the year					
Equity Shares at the end of the year	2,77,91,122	2,779.11	2,77,91,122	2,779.11	

i) Rights, preferences & restrictions in respect of each class of shares

The Company's authorised share capital consists of two classes of shares, referred to as Equity Shares and Preference Shares, having par value of `10/- each respectively

Each holder of Equity Share is entitled to one vote per share. The preferential shareholders have preferential right over equity shareholders in respect of repayment of capital and payment of dividend

In the event of liquidation of the Company, the equity shareholders are eligible to receive the remaining assets of the Company after distribution of all preferential amounts, in proportion to their shareholding.

The company has two classes of shares viz. equity shares of Rs.0.20/- per share and 8% Cumulative Redeemable preference shares of Rs.10/- each



Each holder of equity share is entitled to one vote per share. In the event of liquidation of the company, the holders of equity shares will be entitles to receive the realized value of assets of the company, remaining after the payment of all preference dues. The distribution will be in proportion to the number of equity shares held by the shareholders.

The terms of issue of the preference shares are as follows:

The Preference Shares to be issued shall carry a fixed cumulative preference dividend of 8% (Eight percent) per annum on the capital for the time being paid-up thereon.

The voting rights of the persons holding the said shares shall be in accordance with the provisions of Section 47 of the Companies Act, 2013 (including any statutory modifications or re-enactments thereof for the time being in force).

The preference shares issued shall be redeemable at par at any time at the option of the company but not later than October 18, 2022. The Company has extended the tenure of redemption of the preference shares to October 18, 2025 subject to the requisite approval of shareholders..

ii) Details of Shareholder's holding more than 5% of shares

		31.03	.2024	31.03	.2023
S. No.	Name of the Shareholder	No. of Shares held	% of Holding	No. of Shares held	% of Holding
1	Sunmet Holdings India Private Limited	140,17,745	50.44%	140,17,745	50.44%
2	Crosimn Agencies Private Limited	16,17,000	5.82%	16,17,000	5.82%
	TOTAL	156,34,745	56.26%	156,34,745	56.26%

iii) Details of Preference Shareholder's holding more than 5% of Shares:

S.	Name of Shareholder	31.03.2	024	31.03.2	2023
No	Name of Shareholder	No. of Shares held	% of Holding	No. of Shares held	% of Holding
1	NIRMAL JAIN B	15,00,000	10%	15,00,000	10%
2	BALCHAND B	15,00,000	10%	15,00,000	10%
3	MAHAVEERCHAND B	15,00,000	10%	15,00,000	10%
4	PARAS B	15,00,000	10%	15,00,000	10%
5	ASHOK B	15,00,000	10%	15,00,000	10%
6	B AJITH JAIN	15,00,000	10%	15,00,000	10%
7	PANKAJ B JAIN	15,00,000	10%	15,00,000	10%
8	VASANT JAIN B	15,00,000	10%	15,00,000	10%
9	MOHIT JAIN P	15,00,000	10%	15,00,000	10%
10	DEEP PRAKASH M	15,00,000	10%	15,00,000	10%
		1,50,00,000		1,50,00,000	

iv) Details of Shareholding of promoters:

Sr.		31.0	3.2024	31.03	2023
No	Name of Shareholder	No. of Shares held	% of Holding	No. of Shares held	% of Holding
1	Sunmet Holdings India Private Limited	140,17,745	50.44%	140,17,745	50.44%
2	Crosimn Agencies Private Limited	16,17,000	5.82%	16,17,000	5.82%
3	S N Varadarajan	1101110	3.96%	1101110	3.96%
4	D Pushpa Varadarajan	530698	1.91%	530698	1.91%
5	Jayashree Vinod	183630	0.66%	183630	0.66%
6	Vinod Narsiman	174322	0.63%	174322	0.63%
7	Rudra Narsiman	2718	0.01%	2718	0.01%
8	Vishwaa Narsiman	2718	0.01%	2718	0.01%
	TOTAL	176,29,941	63.44%	176,29,941	63.44%



2.15 OTHER EQUITY

S.No.	Particulars	31.03.2024 (₹ in lakhs)	31.03.2023 (₹ in lakhs)
1	Securities Premium		
	Opening balance	1,910.66	1,910.66
	Additions through Business Combination	-	-
	Closing balance	1,910.66	1,910.66
2	General Reserves	0 000 00	0 000 00
	Opening balance	2,302.60	2,302.60
	Additions through Business Combination Closing balance	2,302.60	2,302.60
3	Capital Reserve	2,302.60	2,302.60
3	Opening balance	(965.41)	(965.41)
	Capital Reserve on Business Combination	(300.41)	(300.41)
	Capital Reserve on consolidation- Indsil Energy and Electrochemicals Pvt Ltd	_	_
	Capital Reserve on consolidation- Sree Mahalaksmi Smelters Pvt Ltd	-	_
	Balance at the end of the year	(965.41)	(965.41)
4	Exchange Flutuation Reserve	, ,	, ,
-	Opening balance	(26.43)	59.04
	Adjustment on loss of control over subsidiary	25.19	(85.47)
	Additions Through Business Combination	20.10	(00.17)
	During the year	1.24	_
	Closing balance	(0.00)	(26.43)
5	Surplus	(* * * * * * * * * * * * * * * * * * *	(/
	Opening balance	5,123.10	6,819.24
	Additions through Business Combination	-	-
	Add : Profit/(Loss) for the current year	(897.08)	(525.54)
	Add : Adjustment made directly to reserve	-	11.99
	Add : Adjustment on loss of control over subsidiary & JV accounting	0.54	(714.52)
	Add : Adjustment on Equity method accounting of JV	(105.24)	(378.08)
	Less : Proposed Dividends	(120.00)	(90.00)
	Less : Depreciation excess claimed in Previous years	-	-
	Less : Interim Dividend issued for Preference shares	-	-
	Add : Transfer from reserves- security premium	4 004 22	- - 400 40
6	Closing balance Other Comprehensive Income	4,001.32	5,123.10
6	a) Re-measurement of the defined benefit plans		
	Opening Balance	(94.60)	(94.60)
	OCI for Current Year	30.54	(34.00)
	Closing Balance [A]	(64.06)	(94.60)
	b) FVOCI equity instruments	(01.00)	(01.00)
	Opening Balance	41.30	40.32
	OCI for Current Year	1.51	0.98
	Closing Balance [B]	42.81	41.30
	c) Exchange differences in translating financial statements of foreign		
	operations		
	Opening Balance		
	Additions through Business Combination		
	OCI for Current Year		
	Closing Balance [C]	_	_
	d) Other items of OCI		
	Opening Balance	13.27	15.21
	OCI for Current Year	(0.86)	(1.94)
	Closing Balance [D]	12.41	13.27
	Total Comprehensive Income [A]+[B]+[C]+[D] = [E]	(8.84)	(40.03)
	NON Controlling Interest	-	-
	Total	7,240.33	8,304.48



Nature and Purpose of Reserves

Securities Premium

Securities Premium is used to record the premium on issue of equity shares. The reserve can be utilised only for limited purpose such as issuance of bonus shares inaccordance with provisions of the Companies Act, 2013. During the year, the reserve has been utilised amount is NIL

General Reserves

General reserve is created by the Company by appropriating the balance of Retained Earnings. It is a free reserve which can be used for meeting future contingencies, creating workings capital for business operations, strengthening the financial position of the Company

Retained earnings

Retained earnings are the profits that the Company has earned till date, less any transfers to general reserve, dividends or other distributions paid to shareholders. (Refer statement of changes in equity)

Capital Reserve on Business Combination

Capital Reserve on Business Combination due to merger of Indsil Energy and Electrochemicals Pvt Ltd and Sree Mahalakshmi Smelters Pvt Ltd.

2.16 Non Current Finance Liabilities -Borrowings

Sr. No	Particulars	31.03.2024 (₹ in lakhs)	31.03.2023 (₹ in lakhs)
1	Secured		
	Term loans from Banks		
	- Rupee Loan		
	- Foreign Currency Loan	-	
	Term loans from Others		
	- Rupee Loan	3,077.86	1,993.02
	Total	3,077.86	1,993.02

The Company has availed 11 Crores Rupee term loan from Yes Bank during the year 2017 repayable in 16 equal quarterly instalments. The Loan is secured by way of pari passu charge on entire fixed assets and second pari passu charge on the current assets of the Company. Yes Bank has sold its exposure to JC Flowers Asset Reconstruction Pvt Ltd.

The Company was not able to honor the payment of dues against Term Loan. Therefore the Yes bank classified the accounts as NPA. Yes bank has sold its exposure to JC Flowers Asset Reconstruction Pvt Ltd & Company has submitted a Re-Structuring Proposal to JC Flowers Asset Reconstruction Pvt Ltd in line with the JLM with other Lendors

As per our Restructiuring proposal RBL Bank clasified Rs.9.51 crores of workings capital facility as to two rupee term loan with tenor of 7.5 years on quarterly repayment basis. Similarly Karnataka Bank has accepted the restructuring proposal and Rs.3.84 crores of working capital limit converted to Rupee term Loan with tenor of 7 years on quarterly repayment basis



2.17 Other Non Current Liabilities - Provisions

S.No.	Particulars	31.03.2024 (₹ in lakhs)	31.03.2023 (₹ in lakhs)
1	Provision for Gratuity (Refer Note No.2.33)	296.57	293.67
2	Provision for Electricity demands	1,109.49	1,109.49
	Total	1,406.06	1,403.16

Information about Provision for Electricity demands

In the past, the Kerala State Electricity Board has raised certain demands on the Company relating to payment of electricity charges and other charges on account of working of the hydro electric power division of the Company. These charges were more than that warranted for, when specifically considering the working agreement between the Company and KSEB for operation of the hydro electric power plant. These demands remain in dispute and have been challenged by the Company in various forums including the Hon'ble High Court of Kerala. Such matters remain sub - judice and in some cases, where necessary, pending judgement, adequate provisions have been made. The Company is confident of positive redressal by the appropriate forums where no provisions has been made and in cases where the Company has deposited sums/advances, pending judgements, it is expected that those sums would be refunded.

2.18 Current Finance Liabilities -Borrowings

S.No.	Particulars	31.03.2024 (₹ in lakhs)	31.03.2023 (₹ in lakhs)
	Secured	-	-
1	Working Capital facilities from Banks	-	-
	- In Rupee	6,060.13	8,505.88
	Current maturities of Long term Borrowings	336.14	
	Total	6,396.27	8,505.88

Working capital facilities from IDBI Bank Ltd, RBL Bank, JC Flowers Asset Reconstruction Pvt Ltd, The Federal Bank Ltd, Karnataka Bank Ltd have pari passu first charge on the entire current assets of the Company and pari passu second charge on entire fixed assets of the Company. Working capital facilities from RBL Bank, Federal Bank Ltd and JC Flower Asset Reconstruction Pvt Ltd are further guaranteed by the personal guarantee of Sri Vinod Narsiman to the extent of limit sanctioned.

Working Capital facilities from Banks are repayable on demand and carries sanctioned interest rates varying from 10.25% to 13.55% p.a.

Yes Bank sod its exposure to JC Flowers Asset Reconstruction Pvt Ltd and the Re-structuring proposal is pending for sanction. As per the restructuring proposal RBL Bank and Karnataka Bank have converted their part of working capital facilities to rupee term loans for Rs.9.51 crores and Rs.3.84 crores respectively.



2.19 Trade Payables

S.No.	Particulars	31.03.2024 (₹ in lakhs)	31.03.2023 (₹ in lakhs)
1	Outstanding dues of micro and small enterprises	-	4.44
2	Outstanding dues other than (1) above	232.79	742.99
	Total	232.79	747.43

Micro Enterprises and Small Enterprises under the Micro, Small and Medium Enterprises Development Act, 2006 have been determined based on the information available with the Company and the required disclosures are given below

S. No	Particulars	Less than 1 Year	1-2 Years	2-3 Years	More than 3 years	31.03.2024 (₹ in Lakhs)	31.03.2023 (₹ in Lakhs)
	For FY 23-24						
1	MSME	-				-	
2	Others	232.79				232.79	
3	Disputed Dues - MSME		-	-	-	-	-
4	Disputed Dues - Others					-	
	Total	232.79	-	-	-	232.79	-
	For FY 22-23						
1	MSME	4.44					4.44
2	Others	634.71	108.28				742.99
3	Disputed Dues - MSME		-	-	-	-	-
4	Disputed Dues - Others						
	Total	639.15	108.28	-	•	-	747.43

2.20 Other Current Liabilities

S.No.	Particulars	31.03.2024 (₹ in lakhs)	31.03.2023 (₹ in lakhs)
1	Unclaimed Dividends *	5.52	7.67
2	Accrued Employee benefits	98.06	134.07
3	Statutory liabilities	42.91	(39.32)
4	Other Payables	481.47	624.23
	Total	627.96	726.65

^{*} There is no amount due and outstanding to be credited to Investor Education and Protection Fund.



2.21 REVENUE FROM OPERATIONS

S.No.	Particulars	31.03.2024 (₹ in lakhs)	31.03.2023 (₹ in lakhs)
1	Sale of Products:		
	- Smelter	11,446.39	17,682.23
	- Power	2,374.03	2,431.85
	- Sale of Raw Materials	0.02	-
		13,820.44	20,114.08
2	Less : Excise duty	-	-
		13,820.44	20,114.08
3	Interdivisional Sale of Power	(2,159.72)	(2,431.85)
4	Other Operating Income		
	Export Incentives	-	(0.28)
		11,660.73	17,681.95
5	Detail of Revenue from operations		
	Silico Manganese & Manganese Ore	11,660.73	17,682.23
	Export Incentives	-	(0.28)
	Total	11,660.73	17,681.95

2.22 Other Income

S.No.	Particulars	31.03.2024 (₹ in lakhs)	31.03.2023 (₹ in lakhs)
1	Interest Income	671.01	40.62
2	Profit on Sale of Assets/Investments	80.90	1.75
3	Scrap sales	60.52	81.84
4	Rental Income from Lease	0.12	0.81
5	REC Income	30.85	14.20
6	Miscellaneous Income	0.36	95.28
	Total	843.76	234.50

2.23 Cost of Materials Consumed

S.No.	Particulars	31.03.2024 (₹ in lakhs)	31.03.2023 (₹ in lakhs)
a)	Consumption of Raw Materials	7,084.70	10,590.99
	Total	7,084.70	10,590.99



2.24 Changes in inventories of finished goods, work in progress and Stock-in- trade

S.No.	Particulars	31.03.2024 (₹ in lakhs)	31.03.2023 (₹ in lakhs)
1	Finished Goods: Opening Stock	2,618.03	2,772.02
	Additions through Business Combination		
	Less: Closing Stock	(2,471.04)	(2,618.02)
		146.99	154.00
2	Work-in-Progress: Opening Stock	630.18	1,247.50
	Additions through Business Combination		
	Less: Closing Stock	-	(630.18)
		630.18	617.32
	Total	777.17	771.32

2.25 Employee benefits expense

S.No.	Particulars	31.03.2024 (₹ in lakhs)	31.03.2023 (₹ in lakhs)
1	Salaries and wages	1,054.97	1,212.84
2	Contribution to provident Fund & other Funds	44.14	50.56
3	Provision for Gratuity & Earned Leave Encashment	55.82	21.05
4	Staff welfare expenses	31.41	28.96
	Total	1,186.34	1,313.41

2.26 Finance Costs

S.No.	Particulars	31.03.2024 (₹ in lakhs)	31.03.2023 (₹ in lakhs)
1	Interest expense	1,161.31	1,353.40
2	Other Borrowing Costs	18.10	4.31
	Total	1,179.40	1,357.71

2.27 Depreciation and amortization expense

S.No.	Particulars	31.03.2024 (₹ in lakhs)	31.03.20223 (₹ in lakhs)
1	Depreciation and amortization expense	344.44	420.84
	Total	344.44	420.84

2.28 Other expense

S.No.	Particulars	31.03.2024 (₹ in lakhs)	31.03.2023 (₹ in lakhs)
1	Power & Fuel (Net)	1,906.95	2,371.36
2	Packing, Freight & Forwarding	335.37	482.60
3	Communication Expenses	8.39	11.01
4	Directors Sitting Fees	1.20	1.08
5	REC Certificate Purchase	-	(1.44)
6	Repairs & Maintanance :		
	Plant & Machinery	41.65	82.22
	Buildings & Others	73.18	56.15
7	Insurance Expenses	28.58	28.76
8	Investment written off	48.42	-
9	Legal Expenses	3.28	11.29



S.No.	Particulars	31.03.2024 (₹ in lakhs)	31.03.2023 (₹ in lakhs)
9	Loss on sale of assets	-	0.07
10	Professional Charges	84.19	79.32
11	Security service charges	48.37	48.50
12	Printing and Stationery	2.80	3.54
13	Auditors Remuneration	5.50	5.50
14	Rent	3.60	23.08
15	Rates & Taxes	32.95	13.99
16	Subscription	2.25	2.61
17	Donation	4.20	14.87
18	Sales Commission & Discount	21.55	3.77
19	Transportation charges	0.05	6.34
20	Travelling Expenses	13.39	28.06
21	Exchange Fluctuation (Net)	-	-
22	Miscellaneous Expenses	98.76	45.02
	Total	2,764.63	3,317.70

Payments to the Auditors (Excluding taxes)

Particulars	31.03.2024 (₹ in Lakhs)	31.03.2023 (₹ in Lakhs)
As Auditor - Statutory Audit and Limited Reviews	5.50	5.50
For Certification and other matters	2.00	2.00
For reimbursement of expenses	-	-
	7.50	7.50

2.29 Tax Expenses - Current tax

S.No.	Particulars	31.03.2024 (₹ in lakhs)	31.03.2023 (₹ in lakhs)
1	Current tax	-	-
2	Deferred tax	64.88	(55.99)
3	MAT Credit Entitlement	-	726.01
	Total	64.88	670.02

2.30 EARNING PER EQUITY SHARE

S.No.	Particulars	31.03.2024 (₹ in lakhs)	31.03.2023 (₹ in lakhs)
1	Net Profit after Tax	(996.18)	(903.62)
2	Weighted average number of equity shares Face Value ₹ 10/- each	2,779.11	2,779.11
3	Basic EPS (₹)	(3.58)	(3.25)
4	Diluted EPS (₹)	(3.58)	(3.25)

2.31 Changes in Income Tax Rate

For the purpose of calculating the tax expenses from the Financial year 2020-21 the Company has considered the tax rate prescribed under the Section 115BAA of the Income Tax Act, 1962. i.e., effective rate of 25.17%



2.32 Income tax recognised in other comprehensive income

S.No.	Particulars	31.03.2024 (₹ in lakhs)	31.03.2023 (₹ in lakhs)
1	Remeasurement of defined benefit obligation	32.04	0.98
2	Income tax recognised in other comprehensive Income	(0.86)	(1.94)
		31.18	(0.96)

Movement of deferred tax expense during the year ended March 31,2024

Deferred tax (liabilities)/assets in relation to:	Opening Balance	Recognised in profit or loss	Recognised in Other comprehensive income	Closing Balance
Property, plant and equipment and Intangible Assets	827.06	(57.62)		769.44
Expenses allowable on payment basis under the Income Tax Act Other temporary differences	105.72	(6.39)	(0.86)	99.33
Lease Liability				
	932.78	55.99	(0.86)	868.76

Movement of deferred tax expense during the year ended March 31,2023

Deferred tax (liabilities)/assets in relation to:	Opening Balance	Recognised in profit or loss	Recognised in Other comprehensive income	Closing Balance
Property, plant and equipment and Intangible Assets	(623.05)	1,450.11		827.06
Expenses allowable on payment basis under the Income Tax Act	1,499.85	(1,394.14)	(1.94)	105.72
Other temporary differences				
Lease Liability				
	876.80	55.97	(1.94)	932.78

Note: We have set off MAT credit balance with Deferred Tax since we are in new regime of section 115BAA of the Income Tax Act, 1962.

As per our report of even date For DIVYA K.R. AND ASSOCIATES

Chartered Accountants Firm Registration No: 027280S

DIVYA K.R. Proprietor

Membership No: 228896

Place: Coimbatore Date: 29.05.2024

For and on Behalf of the Board

K. RAMAKRISHNAN **S VARADARAJAN**

Whole-time Director Director DIN:02797842 DIN: 08744090

R. MURALI **U.KALIDOSS**



NOTES FORMING PART OF THE IND AS FINANCIAL STATEMENTS FOR THE YEAR ENDED 31.3.2024

1. Company Overview

Indsil Hydro Power and Manganese Ltd ("the Company") is engaged in manufacturing Low/Medium/High Carbon Silico Manganese - Key ingredients used in Steel and Stainless steel Industry. Headquarter in Coimbatore (India), Indsil has LCSM Smelters in India intergrated with Captive hydel power Plant.

The Company is a Public Limited Company and listed on the BSE Limited

The Company together with its subsidiaries is hereinafter referred to as "the Group"

These financial statements were approved for issue by the board of directors of the Company on 29th May, 2024.

2. Basis of Consolidation

The consolidated financial statements comprise the financial statements of the Company and its Subsidiaries. Control is achieved when the Company is exposed, or has right, to variable return from its involvement with the investee and has the ability to affect those returns through its power over the investee. Specifically, the Company controls an investee if and only if the Company has

- Power over the investee (i.e. existing rights that give it the current ability to direct the relevant activities of the investee)
- Exposure, or rights, to variable returns from its involvement with the investee, and
- The ability to use its power over the investee to affect its returns

3. Consolidation Procedure:

The financial statements of the Company and it's subsidiary companies are combined on a line-by-line basis by adding together the book values of like items of assets, liabilities, income and expenses, after fully eliminating intra-group balances and intra-group transactions resulting in unrealised profits or losses, in accordance with Indian Accounting Standard 110 - Consolidated Financial Statements" & Joint Venture Company combined on a basis of equity method by adding Profits to Profit & loss accounts

In case of foreign subsidiaries, revenue items are consolidated at the average rate prevailing during the year. All assets and liabilities are converted at the rates prevailing at the end of the year. Exchange differences on translating the financial statements of foreign subsidiaries are recognised in other comprehensive income and is accumulated in Foreign Currency Translation Reserve (component of OCI) until the disposal of the investment, at which time such exchange difference is recognised in the Statement of Profit and Loss.

The list of subsidiary companies which are included in the consolidation and the Company's holding therein are as under

S.No	Name of the Company	Ownership/voting power in % as at		Principal place of Business/
		31st March,2024	31st March,2023	Country of Incorporation
1	Indsil Energy Global (FZE)	0%	100%	Sharjah
2	Al Tamman Indsil ferro Chrome LLC	50%	50%	Oman

2. Significant accounting policies

2.1 Statement of compliance

These financial statements have been prepared in accordance with the Indian Accounting Standards ('Ind AS') prescribed under Section 133 of the Companies Act, 2013 ("the Act") read with Rule 3 of the Companies (Indian Accounting Standards) Rules, 2015 (as amended)

2.2 Basis of preparation

(i) Historical Cost Convention

These financial statements have been prepared on the historical cost basis except for certain financial instruments and defined benefit plans that are measured at fair values at the end of each reporting period, as explained in the accounting policies below. Historical cost is generally based on the fair value of the consideration given in exchange for goods and services.



(ii) Fair Value Measurement

Fair value is the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date, regardless of whether that price is directly observable or estimated using another valuation technique. In measuring fair value of an asset or liability, the Company takes into account those characteristics of the assets or liability that market participants would take into account when pricing the asset or liability at the measurement date.

In addition, for financial reporting purposes, fair value measurements are categorised into Level 1, 2 or 3 based on the degree to which the inputs to the fair value measurements are obser vable and the significance of the inputs to the fair value measurement in its entirety, which are described as follows:

- Level 1 inputs are quoted prices (unadjusted) in active markets for identical assets or liabilities that the entity can access at the measurement date:
- Level 2 inputs are inputs, other than quoted prices included within Level 1, that are observable for the asset or liability, either directly or indirectly; and
- Level 3 inputs are unobservable inputs for the asset or liability.

(iii) Functional and presentational currency

These financial statements are presented in Indian Rupee (INR) which is also the functional currency.

(iv) Rounding off amounts

All amounts disclosed in the financial statements have been rounded off to the nearest rupees in Lakhs, as per the requirements of Schedule III of the Act. unless otherwise stated.

(v) Use of estimates and judgements

The preparation of financial statements in conformity with Ind AS requires the management to makejudgements, estimates and assumptions that affect the application of accounting policies and the reported amounts of assets, liabilities, income and expenses. Actual results may differ from these estimates. Estimates and underlying assumptions are reviewed on an ongoing basis. Revisions to accounting estimates are recognised in the period in which the estimates are revised and in any future period affected.

In particular, following are the significant areas of estimation, uncertainty and critical judgements in applying accounting policies that have the most significant effect on the amounts recognised in standalone financial statements:

- a. Assessment of useful life of property, plant and equipment and intangible asset refer below note 2.5.
- b. Recognition and estimation of tax expense including deferred tax refer note 2.29
- c. Fair value measurement refer above note 2.2 (ii)
- Recognition and measurement of provision and contingency refer note 2.34
- Estimated impairment of financials Assets-refer below note.2.11

2.3 Current versus non-current classification

The Company presents assets and liabilities in the balance sheet based on current/non-current classification. An asset is treated as current when it is:

- Expected to be realised or intended to be sold or consumed in the normal operating cycle;
- Held primarily for the purpose of trading;
- Expected to be realised within twelve months after the reporting period; or
- Cash or cash equivalent unless restricted from being exchanged or used to settle a liability for at least twelve months after the reporting period.



All other assets are classified as non-current. A liability is current when:

- It is expected to be settled in the normal operating cycle;
- · It is held primarily for the purpose of trading;
- · It is due to be settled within twelve months after the reporting period; or
- There is no unconditional right to defer the settlement of the liability for at least twelve months after the reporting period.

All other liabilities are classified as non-current.

The Company has deemed its operating cycle as twelve months for the purpose of current/non- current classification.

2.4 Revenue recognition

Revenue is measured at the fair value of consideration received or receivable.

- a) The Company recognizes revenue from sale of goods when it satisfies a performance obligation in accordance with the provisions of contract with the customer. This is achieved when it no longer retains control over the goods sold, the amount of revenue can be measured reliably, it is probable that the economic benefits associated with the transaction will flow to the Company and the costs incurred or to be incurred in respect of the transaction can be measured reliably. Sale of goods is recognised net of taxes collected on behalf of third parties.
 - The performance obligation in case of sale of goods is satisfied at a point in time i.e., when the material is shipped to the customer or on delivery to the customer, as may be specified in the contract.
- b) Inter unit transfers are adjusted against respective expenses.
- c) Interest income from a financial asset is recognised when it is probable that the economic benefits will flow to the Company and the amount of income can be measured reliably. Interest income is accrued on a time proportion basis, by reference to the principal outstanding and the effective interest rate ('EIR') applicable, which is the rate that exactly discounts estimated future cash receipts through the expected life of the financial assets to that asset's net carrying amount on initial recognition.
- d) Dividend income from investments in equity shares and mutual funds is recognised when the right to receive the dividend is established.
- e) Export Incentives are recognised as per schemes specified in foreign Trade Policy, as amended from time to time, on accrual basis in the year when right to receive as per terms of the scheme is established and are accounted to the extent there in no uncertainty about its ultimate collection.
- f) Insurance Claim is accrued in the year when the right to receive is established and is recognised to the extent there is no uncertainty about its ultimate collection.

2.5 Property, Plant and Equipment

Property, plant and equipment are measured at cost less accumulated depreciation and impairment losses, if any. Cost includes expenditures directly attributable to the cost of acquisition of the asset. Cost includes related taxes, duties, freight, insurance etc., attributable to acquisition and installation of assets and borrowing cost incurred up to the date of commencing operations, but excludes duties and taxes that are recoverable from taxing authorities.

Subsequent expenditure relating to property, plant and equipment is capitalised only when it is probable that future economic benefits associated with these will flow to the Company and the cost of the item can be measured reliably.

The cost of property, plant and equipment not available for use before such date are disclosed under capital work- in-progress.

An item of property, plant and equipment is derecognised upon disposal or when no future economic benefits are expected to arise from the continued use of the asset. Any gain or loss arising on the disposal or retirement of an item of property, plant and equipment is determined as the difference between the sales proceeds and the carrying amount of the asset and is recognised in the profit or loss.



Upon transition to Ind AS, the Company has decided to continue with the carrying value of all its property, plant and equipment recognised as at 1st April 2016 measures as per the previous GAAP and use that carrying value as the deemed cost of property, plant and equipment.

The Company has adopted the useful life as specified in Schedule II to the Act, except for certain assets for which the useful life has been estimated based on the Company's past experiences in this regard, duly supported by technical advice. Accordingly, the useful lives of tangible assets of the Company which are different from the useful lives as specified by Schedule II are given below:

Buildings - 30 Yrs

Plant & Machineries - 20 Yrs

Furniture & Fittings - 10 Yrs

Vehicles - 8 Yrs

Office Equipments - 5 Yrs

Computers & Electronic Devices - 3 Yrs

Refer Note 2.01 for detailed classification of the Company's assets under various heads.

2.6 Intangible Assets

Intangible assets are recognised when the asset is identifiable, is within the control of the Company, it is probable that the future economic benefits that are attributable to the asset will flow to the Company and cost of the asset can be reliably measured.

Intangible assets with finite useful lives are carried at cost less accumulated amortisation and accumulated impairment losses. Amortisation is recognised on a straight line basis over their estimated useful lives, if any other method which reflects the pattern in which the asset's future economic benefits are expected to be consumed by the entity cannot be determined reliably. The estimated useful life and amortisation method are reviewed at the end of each reporting period, with the effect of any changes in estimate being accounted for on a prospective basis.

For transition to Ind AS, the Company had elected to continue with the carrying value of all its intangible assets recognised as at the transition date, measured as per the previously applicable Indian GAAP and used that carrying value as its deemed cost as at the transition date.

2.7 Borrowing Costs

Borrowing costs that are directly attributable to the acquisition, construction or production of a qualifying asset (net of income earned on temporary deployment of funds) are added to the cost of those assets, until such time as the assets are substantially ready for their intended use or sale. All other borrowing costs are recognised as an expense in the period in which they are incurred.

A qualifying asset is an asset that necessarily takes a substantial period of time to get ready for its intended use or sale.

2.8 Inventories

Inventories are valued at the lower of cost and net realisable value.

Cost of inventories is determined on the 'weighted average' basis and comprises expenditure incurred in the normal course of business for bringing such inventories to their present location and condition and includes, wherever applicable, appropriate overheads.

Net realisable value is the estimated selling price in the ordinary course of business less the estimated costs of completion and the estimated costs necessary to make the sale.

2.9 Financial Instruments

A financial instrument is any contract that gives rise to a financial asset of one entity and a financial liability or equity instrument of another entity.



Financial Assets

Classification

The Company classifies financial assets as subsequently measured at amortised cost, fair value through other comprehensive income or fair value through profit or loss on the basis of its business model for managing the financial assets and the contractual cash flow characteristics of the financial asset.

Initial recognition and measurement

All financial assets are recognised initially at fair value plus, in the case of financial assets not recognised at fair value through profit or loss, transaction costs that are attributable to the acquisition of the financial asset.

Subsequent measurement of financial assets are dependent on initial categorisation. For impairment purposes, significant financial assets are tested on an individual basis and other financial assets are assessed collectively in groups that share similar credit risk characteristics.

Financial assets measured at amortised cost

Financial assets are measured at amortised cost when asset is held within a business model, whose objective is to hold assets for collecting contractual cash flows and contractual terms of the asset give rise, on specified dates, to cash flows that are solely payments of principal and interest.

Financial assets measured at fair value through other comprehensive income (FVTOCI)

Financial assets under this category are measured initially as well as at each reporting date at fair value. Fair value movements are recognised in the other comprehensive income.

Financial assets measured at fair value through profit or loss (FVTPL)

Financial assets under this category are measured initially as well as at each reporting date at fair value with all changes recognised in profit or loss.

Cash and cash equivalents

The Company considers all highly liquid financial instruments, which are readily convertible into known amounts of cash, that are subject to an insignificant risk of change in value with a maturity within three months or less from the date of purchase, to be cash equivalents. Cash and cash equivalents consist of balances with banks which are unrestricted for withdrawal and usage.

Derecognition of financial assets

A financial asset is primarily derecognised when the rights to receive cash flows from the asset have expired or the Company has transferred its rights to receive cash flows from the asset.

Financial liabilities

Classification

The Company classifies all financial liabilities as subsequently measured at amortised cost, except for financial liabilities at fair value through profit or loss. Such liabilities, including derivatives that are liabilities, shall be subsequently measured at fair value.

Initial recognition and measurement

All financial liabilities are recognised initially at fair value and in the case of loans, borrowings and payables, net of directly attributable transaction costs. Financial liabilities include trade and other payables, loans and borrowings including bank overdrafts and derivative financial instruments.

Financial liabilities at fair value through profit or loss

Financial liabilities at fair value through profit or loss include financial liabilities held for trading and financial liabilities designated upon initial recognition as at fair value through profit or loss. Financial liabilities are classified as held for trading, if they are incurred for the purpose of repurchasing in the near term. This category also includes derivative financial instruments that are not designated as hedging instruments in hedge relationships as defined by Ind AS 109 - "Financial Instruments". Separated embedded derivatives are also classified as held for trading unless they are designated as effective hedging instruments.



Financial liabilities measured at amortised cost

After initial recognition, interest bearing loans and borrowings are subsequently measured at amortised cost using the EIR method except for those designated in an effective hedging relationship.

Amortised cost is calculated by taking into account any discount or premium and fee or costs that are an integral part of the EIR. The EIR amortisation is included in finance costs in the Statement of Profit and Loss. Any difference between the proceeds (net of transaction costs) and the redemption amount is recognised in profit or loss over the period of the borrowings using the EIR method. Fees paid on the establishment of loan facilities are recognised as transaction costs of the loan to the extent that it is probable that some or all of the facility will be drawn down.

Trade and other payables

A payable is classified as 'trade payable' if it is in respect of the amount due on account of goods purchased or services received in the normal course of business. These amounts represent liabilities for goods and services provided to the Company prior to the end of financial year, which are unpaid. They are recognised initially at their fair value and subsequently measured at amortised cost using the EIR method.

Financial guarantee contracts

Financial guarantees issued by the Company are those guarantees that require a payment to be made to reimburse the holder of the guarantee for a loss incurred by the holder because the specified debtor fails to make a payment, when due, to the holder in accordance with the terms of a debt instrument. Financial guarantees are recognised initially as a liability at fair value, adjusted for transactions costs that are directly attributable to the issuance of the guarantee. Subsequently, the liability is measured at the higher of the amount of loss allowance determined as per impairment requirements of Ind AS 109 and the amount recognised less cumulative amortisation.

Embedded derivatives

Derivatives embedded in non-derivative host contracts that are not financial assets within the scope of Ind AS 109 are treated as separate derivatives when their risks and characteristics are not closely related to those of the host contracts and the host contracts are not measured at FVTPL.

Derecognition of financial liabilities

A financial liability is derecognised when the obligation under the liability is discharged or cancelled or expires. The difference between the carrying amount of a financial liability that has been extinguished or transferred to another party and the consideration paid, including any non-cash assets transferred or liabilities assumed, is recognised in profit or loss as other income or finance costs.

2.10 Derivative financial instruments

The Company enters into a variety of derivative financial instruments to manage its exposure to interest rate and foreign exchange rate risks, including foreign exchange forward contracts, interest rate swaps and cross currency swaps.

Derivatives are initially recognised at fair value at the date the derivative contracts are entered into and are subsequently measured to their fair value at the end of each reporting period. The resulting gain or loss is recognised in the Statement of Profit and Loss immediately unless the derivative is designated as hedging instrument.

2.11 Impairment of financial assets:

The Company applies the expected credit loss model for recognising impairment loss on financial assets measured at amortised cost, debt instruments at FVTOCI, lease receivables, trade receivables, other contractual rights to receive cash or other financial asset, and financial guarantees not designated as at FVTPL.

Expected credit losses are the weighted average of credit losses with the respective risks of default occurring as the weights. Credit loss is the difference between all contractual cash flows that are due to the Company in accordance with the contract and all the cash flows that the Company expects to receive (i.e. all cash shortfalls), discounted at the original effective interest rate (or credit-adjusted effective interest rate for purchased or originated credit-impaired financial assets). The Company estimates cash flows by considering all contractual terms of the financial instrument (for example, prepayment, extension, call and similar options) through the expected life of that financial instrument.



The Company measures the loss allowance for a financial instrument at an amount equal to the lifetime expected credit losses if the credit risk on that financial instrument has increased significantly since initial recognition. If the credit risk on a financial instrument has not increased significantly since initial recognition, the Company measures the loss allowance for that financial instrument at an amount equal to 12-month expected credit losses. 12-month expected credit losses are portion of the lifetime expected credit losses and represent the lifetime cash shortfalls that will result if default occurs within the 12 months after the reporting date and thus, are not cash shortfalls that are predicted over the next 12 months.

If the Company measured loss allowance for a financial instrument at lifetime expected credit loss model in the previous period, but determines at the end of a reporting period that the credit risk has not increased significantly since initial recognition due to improvement in credit quality as compared to the previous period, the Company again measures the loss allowance based on 12-month expected credit losses.

When making the assessment of whether there has been a significant increase in credit risk since initial recognition, the group uses the change in the risk of a default occurring over the expected life of the financial instrument instead of the change in the amount of expected credit losses. To make that assessment, the group compares the risk of a default occurring on the financial instrument as at the reporting date with the risk of a default occurring on the financial instrument as at the date of initial recognition and considers reasonable and supportable information, that is available without undue cost or effort, that is indicative of significant increases in credit risk since initial recognition.

2.12 Investment in Subsidiaries and Associate

A subsidiary is an entity controlled by the Company. Control exists when the Company has power over the entity, is exposed or has rights to variable returns from its involvement with the entity and has the ability to affect those returns by using its power over the entity.

Power is demonstrated through existing rights that give the ability to direct relevant activities, those which significantly affect the entity's returns.

An associate is an entity over which the Company has significant influence. Significant influence is the power to participate in the financial and operating policy decisions of the investee but is not control or joint control over those policies.

Investments in subsidiaries and associate are carried at cost. The cost comprises price paid to acquire investment and directly attributable cost.

For transition to Ind AS, the Company had elected to continue with the carrying value of its investment in subsidiaries recognised as at the transition date, measured as per the previously applicable Indian GAAP and used that carrying value as its deemed cost as at the transition date.

2.13 Leases

The determination of whether an arrangement is, or contains a lease is based on the substance of the arrangement at the inception of the lease. The arrangement is, or contains a lease if fulfilment of the arrangement is dependent on the use of a specific asset or assets or the arrangement conveys a right to control the use of the asset or assets, even if that right is not explicitly specified in an arrangement.

The Company has applied Ind AS 116 from 1st April, 2019 onwards using the modified retrospective approach.

a) Arrangements where the Company is the lessee

The company recognises a right-of-use asset and a lease liability at the lease commencement date. The right-of-use asset is initially measured at cost, which comprises the initial amount of the lease liability adjusted for any lease payments made at or before the commencement date, plus any initial direct costs incurred and an estimate of costs to dismantle and remove the underlying asset or to restore the underlying asset or the site on which it is located, less any lease incentives received.

The right-of-use asset is subsequently depreciated using the straight-line method from the commencement date to the earlier of the end of the useful life of the right-of-use asset or the end of the lease term. The estimated useful lives of right-of-use assets are determined on the same basis as those of property and equipment. In addition, the right-of-use asset is periodically reduced by impairment losses, if any, and adjusted for certain re-measurements of the lease liability.

The lease liability is initially measured at the present value of the lease payments that are not paid at the commencement date, discounted using the interest rate implicit in the lease or company's incremental borrowing rate. The lease liability is



measured at amortised cost using the effective interest method. It is remeasured when there is a change in future lease payments.

For short-term and low value leases are classified as operating leases. Payments made under operating leases are recognised in the Statement of Profit and Loss on a straight-line basis over the lease term.

b) Arrangements where the Company is the lessor

Rental income from operating leases is generally recognised on a straight-line basis over the lease term. Where the rentals are structured solely to increase in line with expected general inflation to compensate for the Company's expected inflationary cost increases, such increases are recognised in the year in which such benefits accrue.

2.14 Foreign currency transactions and translations

Transactions in foreign currencies are translated to the functional currency of the Company (i.e. INR) at exchange rates at the dates of the transactions. Monetar y assets and liabilities denominated in foreign currencies at the reporting date, except for those derivative balances that are within the scope of Ind AS 109 – "Financial Instruments", are translated to the functional currency at the exchange rate at that date and the related foreign currency gain or loss are recognised in the Statement of Profit and Loss.

Foreign exchange differences regarded as an adjustment to interest costs are recognised in the Statement of Profit and Loss. Realised or unrealised gain in respect of the settlement or translation of borrowing is recognised as an adjustment to interest cost to the extent of the loss previously recognised as an adjustment to interest cost.

2.15 Employee benefits

- a) Employee benefits in the form of Provident Fun d, Pe nsi o n Fun d, S up e rannu ati o n Fun d and Employees State Insurance are defined contribution plans. The Company recognizes contribution payable to a defined contribution plan as an expense, when an employee renders the related service. If the contribution payable to the scheme for services received before the balance sheet date exceeds the contribution already paid, the contribution payable to the scheme is recognised as a liability after deducting the contribution already paid. If the contribution already paid exceeds the contribution due for services received before the balance sheet date, the excess is recognised as an asset to the extent that the pre-payment will lead to, for example, a reduction in future payment or a cash refund.
- b) Gratuity liability is defined benefit plans. The cost of providing benefits under the defined benefit plans is determined using the projected unit credit method, with actuarial valuations being carried out at the end of each annual reporting period. Remeasurements of the net defined benefit liability/asset comprise:
 - i) actuarial gains and losses;
 - ii) the return on plan assets, excluding amounts included in net interest on the net defined benefit liability/asset; and
 - iii) any change in the effect of the asset ceiling, excluding amounts included in net interest on the net defined benefit liability/asset.

Remeasurements of net defined benefit liability/asset are charged or credited to other comprehensive income.

c) Compensated absences is other long term employee benefit. The expected cost of accumulating compensate d a bse n c e s i s determined by actuarial valuation performed by an independent actuary at each balance sheet date using projected unit credit method on the additional amount expected to be paid/ availed as a result of the unused entitlement that has accumulated at the balance sheet date. Actuarial gains and losses are recognised in the Statement of Profit and Loss.

2.16 Taxes on Income

Income tax expense comprises of current tax and deferred tax. It is recognised in the Statement of Profit and Loss, except to the extent that it relates to items recognised directly in equity or other comprehensive income. In such cases, the tax is also recognised directly in equity or in other comprehensive income.

Current tax

Current tax is the amount of tax payable on the taxable income for the year, determined in accordance with the provisions of the Income Tax Act, 1961.



Deferred tax

Deferred tax is recognised on temporary differences between the carrying amounts of assets and liabilities in the balance sheet and their corresponding tax bases. Deferred tax liabilities are generally recognised for all taxable temporary differences. Deferred tax assets are generally recognised for all deductible temporary differences and unused tax losses being carried forward, to the extent that it is probable that taxable profits will be available in future against which those deductible temporary differences and tax losses can be utilised. Such deferred tax assets and liabilities are not recognised if the temporary difference arises from initial recognition (other than in a business combination) of assets and liabilities in a transaction that affects neither the taxable profit nor the accounting profit. In addition, deferred tax liabilities are not recognised if the temporary difference arises from the initial recognition of goodwill.

The carrying amount of deferred tax assets is reviewed at the end of each reporting period and reduced to the extent that it is no longer probable that sufficient taxable profits will be available to allow all or part of the asset to be recovered.

Deferred tax liabilities and assets are measured at the tax rates that are expected to apply in the period in which the liability is settled or the asset realised, based on tax rates (and tax laws) that have been enacted or substantively enacted by the end of the reporting period.

2.17 Provisions, Contingent Liabilities and Contingent

Assets

Provisions are recognized when the Company has a present obligation (legal or constructive) as a result of a past event, it is probable that an outflow of resources embodying economic benefits will be required to settle the obligation and a reliable estimate can be made of the amount of the obligation. The expense relating to a provision is presented in the statement of profit or loss net of any reimbursement. If the effect of the time value of money is material, provisions are discounted using a current pre-tax rate that reflects, when appropriate, the risks specific to the liability. When discounting is used, the increase in the provision due to the passage of time is recognized as a finance cost.

A contingent liability is disclosed when:

- (a) a possible obligation that arises from past events and whose existence will be confirmed only by the occurrence or non-occurrence of one or more uncertain future events not wholly within the control of the Company; or
- (b) a present obligation that arises from past events but is not recognized because:
 - (i) it is not prob able that an out flow of resources embodying economic benefits will be required to settle the obligation; or
 - (ii) the amount of the obligation cannot be measured with sufficient reliability.

A contingent asset is disclosed, when there is a possible asset that arises from past events and whose existence will be confirmed only by the occurrence or non-occurrence of one or more uncertain future events not wholly within the control of the Company.

Contingent liabilities and assets are not recognized but are disclosed in notes.

2.18 Government Grants

Government grants are recognised where there is reasonable assurance that the grant will be received and all attached conditions will be complied with. When the grant relates to an expense item, it is recognised as income on a systematic basis over the periods that the related costs, for which it is intended to compensate, are expensed. Grant related to expenses are deducted in reporting the related expense.

2.19 Non-current assets (or disposal groups) classified as held for sale

Non-current assets or disposal groups comprising of assets and liabilities are classified as 'held for sale' when all the following criteria are met: (i) decision has been made to sell, (ii) the assets are available for immediate sale in its present condition, (iii) the assets are being actively marketed and (iv) sale has been agreed or is expected to be concluded within 12 months of the Balance Sheet date.

Subsequently, such non-current assets and disposal groups classified as 'held for sale' are measured at the lower of its carrying value and fair value less costs of disposal. Non-current assets held for sale are not depreciated or amortised.



2.20 Earning Per Share

Basic earnings per equity share is computed by dividing the net profit attributable to the equity holders of the Company by the weighted average number of equity shares outstanding during the period. Diluted earnings per equity share is computed by dividing the net profit attributable to the equity holders of the Company by the weighted average number of equity shares considered for deriving basic earnings per equity share and also the weighted average number of equity shares that could have been issued upon conversion of all dilutive potential equity shares. Dilutive potential equity shares are determined independently for each period presented.

The Weighted average number of equity shares outstanding during the period is adjusted for events of bonus issue, buy back of shares, bonus element in a rights issue to existing shareholders, share split and reverse share split (consolidation of shares).

2.21 Recent Accounting Pronouncements

The Ministry of Corporate Affairs (MCA) in consultation with National Financial Reporting Authority (NFRA) vide its notification dated 23 March 2022, has made certain amendments in Companies (Indian Accounting Standard Rules), 2015. Such amendments shall come into force with effect from 1 April 2022, but do not have a material impact on the financial statements of the Company.

(i) Ind AS 103: Business combination

The amendments specify that to qualify for recognition as part of applying the acquisition method, the identifiable assets acquired and liabilities assumed must meet the definitions of assets and liabilities in the Conceptual Framework for Financial Reporting under Indian Accounting Standards (Conceptual Framework) issued by the Institute of Chartered Accountants of India at the acquisition date. These changes do not significantly change the requirements of Ind AS 103.

This Company does not expect the amendment to have any significant impact in it's Financial Statements.

(ii) Ind AS 37: Provisions, Contingent Liabilities, and Contingent Assets

The amendments specify that the 'cost of fulfilling' a contract comprises the 'costs that relate directly to the contract'. Costs that relate directly to a contract can either be incremental costs of fulfilling that contract (examples would be direct labour, materials) or an allocation of other costs that relate directly to fulfilling contracts.

Since Company's current practice is in line with the clarifications issued, there may not be material effect on the financial statements of the Company.

(iii) Ind AS 109: Financial Instruments

The amendment clarifies which fees an entity includes when it applies the '10 percent' test of Ind AS 109 in assessing whether to derecognise a financial liability. Since Company current practice is in line with the clarifications issued, there may not be material effect on the financial statements of the Company.

(iv) Ind AS 16: Property, Plant and Equipment

The amendments mainly prohibit an entity from deducting from the cost of property, plant and equipment amounts received from selling items produced while the company is preparing the asset for its intended use. Instead, an entity will recognise such sales proceeds and related cost in profit or loss. The Company does not expect the amendments to have any impact on the financial statements.



2.34 CONTINGENT LIABILITIES

S.No.	Particulars	As at 31.03.2024 ₹ in lakhs	As at 31.03.2023 ₹ in lakhs
a)	Guarantees issued by Banks on behalf of the Company (The above Guarantee is given to KSEB as CCD)	129.49	129.49

- b) The Case pertains to levy of electricity duty Rs.6209 Lakhs on the self generation of Unit between year 2005 to 2015. It is also questioned on the power of the State on the levy of duty on self generation. The case is in the High Court and the Company has got stay.
- c) There are certain due's relating to KVAT, Rs.771.03 Lakhs for the year 2012-13, Rs.468.34 lakhs for FY 2013-14, Rs.3258.10 lakhs for FY 2014-15. Relating to CST Rs.45.95 lakhs for the FY 2016-17. Relating to GST Rs.12 lakhs for FY 2017-18, Rs.73 lakhs for FY 2018-19,Rs.167 lakhs for FY 2019-20 & Rs.2 lakhs for FY 2021-22.

Financial risk management

Financial risk factors

The Company's principal financial liabilities comprise of borrowings, trade and other payables. The main purpose of these financial liabilities is to manage finances for the Company's operations. The Company's principal financial assets include loans and advances, investment in equity instruments and mutual funds, trade receivables and cash and bank balances that arise directly from its operations. The Company also enters into derivative transactions to hedge foreign currency and interest rate risks and not for speculative purposes. The Company is exposed to market risk, credit risk and liquidity risk and the Company's senior management oversees the management of these risks.

Market risk

Market risk is the risk that the fair value of future cash flows of a financial asset will fluctuate because of changes in market prices. The Company's activities expose it to a variety of financial risks, including the effects of changes in foreign currency exchange rates and interest rates.

Currency risk

Foreign currency risk is the risk that fair value of future cash flows of an exposure will fluctuate because of changes in foreign exchange rates. The Company's exposure to the risk of changes in foreign exchange rates relates primarily to the Company's operating activities. The Company has obtained foreign currency loans and has foreign currency trade payables and receivables and is therefore, exposed to a foreign exchange risk. For mitigating exposure to foreign exchange risk, the Company adopts a policy of selective hedging based on the risk perception of the management. The Company has entered into foreign currency forward contracts and cross currency swap contracts.

Interest rate risk

Interest rate risk is the risk that the fair value of future cash flows of an exposure will fluctuate because of changes in market interest rates. The Company's exposure to the risk of changes in market interest rates relates primarily to the Company's long-term debt obligations with floating interest rates. Any changes in the interest rates environment may impact future cost of borrowings. To manage this, the Company has entered into interest rate swap contracts, in which it agrees to exchange, at specific intervals, the difference between fixed and variable interest amounts calculated by reference to an agreed upon principal amount.

Liquidity risk

Liquidity risk is the risk that the Company may not be able to meet its present and future cash and collateral obligations without incurring unacceptable losses. The Company's objective is to maintain a balance between continuity of funding and flexibility through the use of bank overdrafts, letters of credit and working capital limits.



2.33 SEGMENT REPORT

Primary Segments (Business Segments)	As at 31.03.2024 ₹ in lakhs	As at 31.03.2023 ₹ in lakhs
1. Segment Revenue		
a. Smelter	12,504.48	17,916.45
b. Power	2,374.03	2,431.85
	14,878.51	20,348.30
Less : Intersegment Revenue	2,374.03	2,431.85
Net Revenue	12,504.48	17,916.45
2. Segment Results		
(Profit / Loss before Financial charges	& Tax)	
a. Smelter	(1,224.45)	(90.52)
b. Power	1,572.91	1,594.60
	348.46	1,504.08
Add / Less : Unallocable Income/Exper	nses	
Operating Profit	348.46	1,504.08
Less : Financial Charges	1,179.40	1,357.71
Total Profit / (Loss) before Tax and e	xtraordinary items (830.95)	146.36
3. Capital Employed		
(Segment Assets - Segment Liabilities)		
a.Smelter	12,849.69	12,316.08
b.Power	1,273.63	2,788.99
	14,123.32	15,105.07

2.35 RELATED PARTY DISCLOSURES

a) Wholly Owned Subsidiary	Indsil Energy Global (FZE)., UAE , Fully liquidated/Closed on 27.09.2023		
b) Other Related Entity	Sunmet Holdings India Private.Ltd , Vira Holdings LLP		
c) Key Management Personnel	Sri. Vinod Narsiman - Managing Director - Up to 17th Sep'22		
	Sri. K. Ramakrishnan - Whole Time Director		
	Sri.R.Murali - Chief Financial Officer		
	Sri. K.Ganesan - Director		
	Sri S.Varadarajan - Director		
	Sri S.K.Viswanathan - Director		
	Mrs. Manju sharma - Director - up to 19.08.2022		
	Sri. V.Murali - Director - up to 19.08.2022		
	Mrs. Gayatri V- Director		
	Mrs.T Kalaivani - Director		
	Ms.R Rajkumari (Company Secretary) - Up to Mar '23		
	Sri. U Kalidoss (Company Seretary) w.e.f 1st July '23		
d) Relatives of Key Management Personnel	Sri. S.N.Varadarajan (Father of Sri Vinod Narsiman) up to 17 th Sep'22		
	Smt. D.Pushpa Varadarajan (Mother of Sri Vinod Narsiman) up to 17 th Sep'22 Sri. Vishwaa Narsiman (S/o Sri.Vinod Narsiman) up to 17 th Sep'22 Sri. Rudra Narsiman (S/o Sri.Vinod Narsiman) up to 17 th Sep'22		
e) Joint Venture	Al-Tamman Indsil Ferro Chrome LLC, Sultanate of Oman (The Company has sold its entire stake of 50% in its Joint Venture, Al-Tamman Indsil Ferro Chrome LLC on May 19, 2024 for a total sale consideration of Rs. 146.51 Crores. This yielded a profit of Rs. 107.27 Crores and the same has been recorded).		



Particulars	Wholly Owned Subsidiary ₹ in lakhs	Joint Venture ₹ in lakhs	Other Related Entity ₹ in lakhs	Key Management Personnel ₹ in lakhs	Relatives of Key Management Personnel ₹ in lakhs
Current Year - (31.03.2024)					
Purchase of Raw Material			-		
Rent paid			25.72		
Rent Receipts			0.12		
Directors' Sitting Fees				1.20	
Managerial Remuneration				23.66	
Balances outstanding	-	-	(2.15)	(105.84)	(157.46)
Previous Year- (31.03.2023)					
Purchase of Raw Material			1,231.11		
Rent paid			19.20		
Rent Receipts			0.81		
Directors' Sitting Fees				1.08	
Managerial Remuneration				27.57	
Balances outstanding	13.33	41.95	(1.80)	(105.84)	(157.46)

^{*} Sale and Purchase of Raw material is carried out between related entities at arms length basis adopting fair accounting standards with the prior approval of the audit committee.

2.36	MANAGING DIRECTOR'S REMUNERATION - 17th September 2022	As at 31.03.2024 ₹ in lakhs	As at 31.03.2023 ₹ in lakhs
	Salary	-	2.78
	Commission		
	Perquisites		
		-	2.78

2.37	WHOLE TIME DIRECTOR REMUNERATION	As at 31.03.2024 ₹ in lakhs	As at 31.03.2023 ₹ in lakhs
	Salary	3.33	4.23
	Commission	-	-
	Perquisites	0.20	0.13
		3.53	4.36



2.38 The Company has entered into operating lease, having a lease period ranging from 1-5 years, with an option to renew the lease. The future minimum lease payments are as follows:

Particulars	31.03.2024	31.03.2023
not later than one year	24.95	26.38
later than one year and not later than five years	144.77	153.05

2.39 Other Statutory Information:

- (i) The Group does not have Benami Property, where any proceeding has been initiated or pending against the Company for holding any Benami property.
- (ii) The Group has not traded or invested in crypto currency or virtual currency during the financial year.
- (iii) The Group has advances or loaned or invested funds in any other person(s) or entity(ies) including foreign entities(Intermediaries) with the understanding that the intermediary shall: Refer Note No.2.09
 - (a) Directly or indirectly lend or invest in other person(s) or entity(ies) identified in any manner whatsoever by or on behalf of the Company(Ultimate Beneficiaries) or
 - (b) Provide any guarantee, security or the like to or on behalf of the ultimate beneficiaries.
- (iv) The Group has not received any funds from any person(s) or entity(ies), including foreign entities (Funding Party) with the understanding (whether recorded in writing or otherwise) the Company shall:
 - (a) Directly or indirectly lend or invest in other person(s) or entity(ies) identified in any manner whatsoever by or on behalf of the Funding Party Company (Ultimate Beneficiaries) or
 - (b) Provide any guarantee, security or the like to or on behalf of the ultimate beneficiaries.
- (v) The Group does not have any such transaction which is not recorded in the books of accounts that has been surrendered or disclosed as income during the year in the tax assessments under the Income Tax Act 1961(such as search, survey or any other relevant provisions of the Income Tax Act, 1961.
- (vi) The Holding company has filed all the required quarterly return statements of currents assets with the bank as per covenants of the Sanction of Working Capital Limit which are in agreement with the books of accounts and there are no material discrepancies in the same.

The MCA vide notification dated 24th March, 2021 has amended Schedule III to the Companies Act,2013 in respect of certain disclosures. Amendments are applicable from 1st April, 2021. The Group has incorporated the changes as per the said amendment in the financial statements and has also changed comparative numbers wherever it is applicable.

As per our report of even date For **DIVYA K.R. AND ASSOCIATES**

Chartered Accountants Firm Registration No: 027280S

DIVYA K.R. Proprietor

Membership No: 228896

Place : Coimbatore Date : 29.05.2024

For and on Behalf of the Board

K. RAMAKRISHNAN S VARADARAJAN Whole-time Director DIN:02797842 Director DIN: 08744090

R. MURALI
Chief Financial Officer
Company Secretary